

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,  
#198159**

**Plaintiff,**

**V.**

**MAJOR CLAY STEWART, et al.,**

**Defendants.**

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**CIVIL ACTION NO. 3:07-cv-691-MHT**

**DEFENDANTS' SPECIAL REPORT**

COME NOW Chambers County, Alabama Detention Center Officers, Chief Jail Administrator Major Clay Stewart, Captain Thomas Sims, Lieutenant LaKesha McCoy, and Sergeant Felton Spradlin,<sup>1</sup> Defendants in the above-styled cause, and submit their Special Report to the Court. Defendants also move for a Dismissal of Plaintiff's Complaint based on the Prison Litigation Reform Act ("PLRA"), Title 42, United States Code § 1997e(c). Should this Court deny Defendants' Motion to Dismiss, Defendants move that this Special Report be treated as a Motion for Summary Judgment, based on Defendants' arguments and the attached documentary evidence and affidavits.

**INTRODUCTION**

On November 27, 2006, Plaintiff was arrested and booked into the Chambers County Detention Center for First Degree Criminal Trespass and Possession of Drug Paraphernalia. He was later charged with Second Degree Possession of a Forged Instrument. Plaintiff was sentenced to fifteen years confinement on the Forged Instrument charge. (Exhibit C, Plaintiff's "Booking Documents.") On July 30, 2007, Plaintiff Derwin T. Griggs (hereafter "Plaintiff")

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<sup>1</sup> Plaintiff lists as a Defendant Sgt. Tommy Spradlin, aka Sergeant Felton Spradlin.

filed a Complaint against the Defendants in this Court. On August 16, 2007, the Magistrate Judge ordered Defendants to file a Special Report and Answer by September 25, 2007. (Magistrate Judge's Order for Defendants to submit an Answer and Special Report.) On September 20, 2007, Defendants requested and received a 14-day extension until October 9, 2007 to submit an Answer and Special Report. (Magistrate Judge's Order Granting Extension.)

### **PLAINTIFF'S ALLEGATIONS**

Plaintiff asserts as Ground One of his Complaint "Protection Abuse," which he claims occurred when he was placed in the same cell block in the Chambers County Detention Center as an inmate, who Plaintiff claims was an enemy of his. Ground two Plaintiff calls "Emergency Intercome System." Ground three Plaintiff calls "Adult in Need of Protective Service." Plaintiff demands monetary damages of \$4,000,000 as compensation for these alleged violations of his civil rights.

### **DEFENDANTS' RESPONSE TO PLAINTIFF'S ALLEGATIONS**

First, Plaintiff has already filed a state court action on the exact same facts, and his claims are still pending before that court.<sup>2</sup> Second, Plaintiff is claiming that he was cruelly and unusually punished while incarcerated. Defendants deny the allegations made against them by Plaintiff as being untrue and completely without basis in law or fact. Defendants deny that they acted, or caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled. Defendants also raise the defenses of Eleventh Amendment immunity, qualified immunity, Plaintiff's failure to comply with the Prison Litigation Reform Act, and additional defenses presented below. (Exhibit A, Plaintiff Complaint Form; Exhibit B, Plaintiff State Court Complaint; Exhibit C, "Booking Docs," since 1997; Exhibit D, Chambers County Detention

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<sup>2</sup> On September 21, 2007, in open court, the trial court granted the Defendants' Motion to Dismiss and ordered Plaintiff's Complaint dismissed, and Plaintiff indicated at that time that he would appeal. Therefore, that case is still pending in the state court system.

Center Inmate Handbook Rules and Regulations, “Inmate Handbook;” Exhibit E, Affidavit of Major Clay Stewart, “Stewart aff.,” Exhibit F, Affidavit of Captain Thomas Sims, “Sims aff.,” Exhibit G, Affidavit of Lieutenant LaKesha McCoy, “McCoy aff.,” Exhibit H, Affidavit of Lieutenant Lisa Davidson, “Davidson aff.,” Exhibit I, Affidavit of Sergeant Felton Spradlin, “Spradlin aff.,” Exhibit J, Affidavit of Corrections Officer Teddy Hancock, “Hancock aff.,” Exhibit K, Affidavit of Corrections Officer LaConya Ferrell, “Ferrell aff.,” Exhibit L, Affidavit of Sergeant Mildred Kirk, “Kirk aff.,” Exhibit M, Relevant Documents from Plaintiff’s Jail File, “Jail File,” Exhibit N, Chambers County Detention Center Policy and Procedures Manual, “Grievance Procedure,” Directive F-102.) Defendants reserve the right to add additional defenses if any further pleading is required or allowed by the Court.

Based on 42 U.S.C. § 1997e(c), Defendants move this Honorable Court to dismiss Plaintiff’s Complaint as frivolous on its face for the following reasons. Plaintiff has filed the same Complaint in two different courts, and although the Circuit Court of Chambers County, Alabama has dismissed the first action, Plaintiff stated in open court to the trial judge that he plans to appeal the dismissal of his Complaint. Therefore, it is still pending in the state court. (Ex. A, Plaintiff’s Federal Complaint Form, p. 3; Ex. B, Plaintiff’s State Court Complaint.) Also, on his Complaint form for this Court, Plaintiff answered the following questions in the negative:

- I. A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action?
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment?

(Ex. A, Plaintiff’s Complaint Form.) Therefore, in his Complaint, Plaintiff has falsely asserted that he has not filed another claim in any other court on the facts alleged in the Complaint before this Court. Thus, in order to file his claims in two different courts and apparently to get two bites

at the apple, Plaintiff has hid from this Court the fact that he has another action on the same issues pending in another court. Plaintiff's Complaint should be dismissed, and he should be sanctioned. The PLRA, 42 U.S.C. § 1997e(c) states:

(1) *The court shall on its own motion or on the motion of a party dismiss any action brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility if the court is satisfied that the action is frivolous, malicious, fails to state a claim upon which relief can be granted, or seeks monetary relief from a defendant who is immune from such relief.*

(2) *In the event that a claim is, on its face, frivolous, malicious, fails to state a claim upon which relief can be granted, or seeks monetary relief from a defendant who is immune from such relief, the court may dismiss the underlying claim without first requiring the exhaustion of administrative remedies.*

42 U.S.C. § 1997e (c) (emphasis added).

Contrary to Alabama law, Plaintiff has filed the same action in two different courts.

No plaintiff is entitled to prosecute two actions in the courts of this state at the same time for the same cause and against the same party. In such a case, the defendant may require the plaintiff to elect which he will prosecute, if commenced simultaneously, and the pendency of the former is a good defense to the latter if commenced at different times.

Ala. Code 1975, § 6-5-440. See also Ex parte Myer, 595 So. 2d 890, 892 (Ala. 1992) (phrase in § 6-5-440 - "courts of this state" - include the federal courts within Alabama). Therefore, Plaintiff's federal complaint should be dismissed because the pendency of the state court action is a good defense to the federal court action.

The Chambers County Detention Center is preparing a new Policy and Procedures Manual that will be effective in October 2007. That Manual is for the Corrections Officers, and Major Stewart is preparing clear instructions on how to deal with assertions by inmates that they face a threat in the Detention Center. That section of the Manual will coincide with the guidelines in the Inmate Handbook.

## **I. FACTS**

### **A. Policy and Procedure Regarding Cell Assignment and Inmate Enemies**

The Chambers County Detention Center Inmate Handbook Rules and Regulations, effective April 2003, state:

“If you think you need protective custody, tell a staff member. We will do what is necessary to protect you.”

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. (Ex. D, Inmate Handbook.)

Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions always asked of an inmate when the inmate is booked into the facility is whether they have any enemies in the jail, and they sign that booking document. If while housed at the facility, an inmate tells the staff that he knows he has an enemy in the facility, then that information is placed in a form and placed in the inmate's jail file. The Corrections Officers and Staff of the Chambers County Detention Center understand this policy. (Ex. E, Stewart aff., ¶ 5; Ex. F, Sims aff., ¶ 4; Ex. I, Spradlin aff., ¶ 4; Ex. G, McCoy aff., ¶ 4; Ex. H, Davidson aff., ¶ 4; Ex. J, Hancock aff., ¶ 4; Ex. K, Ferrell aff., ¶ 4; Ex. L, Kirk aff., ¶ 4.) Because of inmates' tendency to use the policy to their advantage, i.e., attempting to manipulate where they are housed in the facility, the staff cannot take an inmate's statement about an enemy being in the facility at face value, particularly if the inmate brings up such an assertion while being moved. That is why it is important for inmates to tell the jail staff

either at booking or before they are being moved to another location that they have an enemy in the facility. (Ex. E, Stewart aff., ¶¶ 7, 8; Ex. F, Sims aff., ¶ 5; Ex. F, McCoy aff., ¶ 6.) In this case, Defendants checked Plaintiff's booking documents and determined there was not a substantial risk of serious harm to plaintiff. (Ex. F, McCoy aff., ¶ 6.)

#### **B. Cell Assignment of Plaintiff**

The main events involving the treatment of the Plaintiff are as follows: On April 16, 2007, for his own protection, Plaintiff was moved from the trustees' cell block, block A, because of allegations by several inmates that he had stolen store items from inmates. (Ex. M, Jail File; Ex. I, Spradlin aff., ¶ 7; Ex. E, Stewart aff., ¶ 7; Ex. F, Sims aff., ¶ 6; Ex. G, McCoy aff., ¶ 6.) He was moved to C block by Sergeant Spradlin. (Ex. I, Spradlin aff., ¶ 7.) When Plaintiff told Lieutenant McCoy that Anthony Briskey was his enemy and that Inmate Briskey was in C block, Lieutenant McCoy told Sergeant Spradlin not to place Plaintiff in C block and had Plaintiff's booking documents and jail file checked to determine whether he had told anyone about Inmate Briskey being his enemy. When she discovered he had not, then his assertion could not be taken seriously, and Sergeant Spradlin moved Plaintiff to C block. (Ex. G, McCoy aff., ¶ 6.) Because C 1 was the only cell with an open bed, Plaintiff was placed in C 1, where Anthony Briskey was housed. (Ex. M, Jail File.)

All lockdowns are recorded, and there is no record of any lockdown in C block or any lockdown involving Plaintiff on April 16, 2007. (Ex. E, Stewart aff., ¶ 4; Ex. F, Sims aff., ¶ 7; Ex. , Hancock aff., ¶ 6.) It is true that the intercom system in the Chambers County Detention Center is not working, but the Sheriff and the Jail Administrator are working with the Chambers County Commission to contract for its repair or replacement. (Ex. E, Stewart aff., ¶ 10.)

At some time during Officer Hancock's midnight shift covering the night of April 16, 2007 and the morning of April 17, 2007, he moved Plaintiff was from C block to D block, where

he remained until he was moved to I block (Isolation block) on April 18, 2007 for his safety. (Ex. J, Hancock aff., ¶ 5; Ex. E, Stewart aff., ¶ 8; Ex. G, McCoy aff., ¶ 7; Ex. M, Jail File.) Although in I block Plaintiff had his own cell and was protected from any contact with Anthony Briskey, he continued to complain about threats to his life and abusive behavior by Corrections Officers. He also requested to be moved from I block. (Ex. D, Stewart aff., ¶ 8.) On May 2, 2007, because Plaintiff continued to complain about his safety, Major Stewart had Plaintiff transferred to the Randolph County Jail. (Ex. E, Stewart aff., ¶ 9; Ex. F, Sims aff., ¶ 8.)

Plaintiff filed several Inmate Grievance Forms between April 16, 2007 and May 3, 2007, but from a reading of his Grievances and the Defendants' affidavits, it appears that the majority of his concern for his safety arises from the fact that the Detention Center's administration told him that there were accusations by other inmates that he was stealing store items from them and that several inmates from A block, which did not include Inmate Briskey, had approached the administration to warn that Plaintiff's safety was at risk. (Ex. M, Jail File, May 2, 2007 Grievance Form.)

### **C. Grievance Procedure**

The Chambers County Detention Center has a Grievance Procedure for inmate complaints. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶¶ 1, 2; Ex. E, Stewart aff., ¶ 8.) The inmate requests a written form entitled "INMATE REQUEST FORM" and delivers the completed form to the Shift Supervisor, who either resolves the problem or passes the form on to the Jail Administrator. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶ 2.) An inmate who is dissatisfied with the Jail Administrator's decision may appeal that decision, within 72 hours, to the Sheriff of Chambers County. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶ 4.) Inmates are advised of their right to file Grievances at the time of admission to the jail. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶ 5; Ex. D, Inmate Handbook, Section 17.) A response should be made to the Inmate regarding his Grievance within 72 hours of receipt, holidays and weekends excluded. (Ex. D, Inmate Handbook, Section 17.) "We will not take any negative sanction against you because you file a grievance." (Ex. D, Inmate Handbook, § 17.4.) Plaintiff did not at any time file any type of appeal of the decision on his Grievance or Complaint with the officers of the Chambers County Detention Center. (Ex. E, Stewart aff., ¶ 8.)

In addition to the duplicative nature of the filing of Plaintiff's Complaint, Defendants are entitled, based on several other legal principles, to a Dismissal of Plaintiff's Complaint or, at least, a Summary Judgment in their favor.

## II. LAW

### A. **All Claims By Plaintiff Against Defendant are Due to be Dismissed because Plaintiff Failed to Set Forth a Claim in his Pleading in "a short and plain statement of the claim showing that the pleader is entitled to relief" in Violation of Fed. R. Civ. P. 8, and Plaintiff's Complaint does not meet the heightened pleading standard imposed by Eleventh Circuit precedent.**

Under the heightened pleading standard, "the plaintiff must provide a greater degree of factual specificity than is ordinarily necessary under the notice pleading approach of the Federal Rules of Civil Procedure. Hunter v. Dist. of Columbia, 943 F.2d 69, 75 (D.C. Cir. 1991) (citation omitted)."

"[T]his circuit, along with others, has tightened the application of Rule 8 with respect to § 1983 cases in an effort to weed out nonmeritorious claims, requiring that a § 1983 plaintiff allege with some specificity the facts which make out its claim. Some factual detail in the pleadings is necessary to the adjudication of § 1983 claims."

Swann v. S. Health Partners, Inc., 388 F.3d 834, 838 (11th Cir. 2004) (citing Laurie v. Ala. Court of Crim. App., 256 F.3d 1266, 1275-76 (11th Cir. 2001), and Kyle K. v. Chapman, 208 F.3d 940, 944 (11th Cir. 2000), for the proposition that "the heightened pleading standard is only applicable in § 1983 suits against individuals for whom qualified immunity is available.").

#### 1. **Plaintiff's Complaint Alleges No Constitutional, Statutory, or Common Law Violation of Federal or State law.**

Plaintiff's Complaint states that he was placed in a cell with an enemy. (Plaintiff's Complaint, pp. 3-4.) Plaintiff alleges no constitutional, statutory, or common law violation of federal or state law that would fit within the category of cruel and unusual punishment. He did not allege that he filed an appeal of his Grievance with the Chambers County Sheriff. (Plaintiff's Complaint, pp. 3-5.) Plaintiff does not contend that he received an injury, nor does he state that



he was even threatened or in any way assaulted by Inmate Briskey. (Plaintiff's Complaint, pp. 3-5.)

The Plaintiff's allegations plainly illustrate the reason that the heightened pleading standard demands that a plaintiff set out his contentions as specifically as possible when qualified immunity is asserted, which all Defendants assert, *infra*. See GJR Investments, Inc., 132 F.3d at 1368 ("Some factual detail in the pleadings is necessary to the adjudication of [federal] claims. This is particularly true in cases involving qualified immunity, where we must determine whether a defendant's actions violated a clearly established right."); Gonzalez, 325 F.3d at 1235 ("The complaint must allege the relevant facts 'with some specificity.'"). In discussing the heightened pleading standard, the Eleventh Circuit has condemned pleadings in which the plaintiff uses "broad pejorative words to describe the defendants' intentions without giving any specifics." Id. at 1368.

At the motion to dismiss stage, "the qualified immunity inquiry and the Rule 12(b)(6) standard become intertwined . . . . If a plaintiff has not sufficiently alleged a violation of *any* constitutional right, it is axiomatic that the plaintiff likewise has failed to allege the violation of a 'clearly established' right." Id. at 1366-67. Regardless of which pleading standard is used to analyze the Plaintiff's claim, federal or Alabama, the result is the same: a failure to state a claim upon which relief may be granted. See Warden v. Thigpen, 563 So. 2d 1021, 1022 (Ala. 1990) (affirming dismissal of *pro se* inmate's complaint where inmate did not state a cause of action, "even under our liberal pleading standards"). The Plaintiff's allegation is particularly deficient, however, under the heightened pleading standard applicable to cases involving qualified immunity. Id. at 1368 ("Accordingly, when reviewing a district court's disposition of a motion to dismiss a...claim on qualified immunity grounds, we are guided both by the regular 12(b)(6)

standard and by the heightened pleading requirement.”). Consequently, Plaintiff’s allegation, which states no injury, fails to satisfy the heightened pleading standard and is due to be dismissed; alternatively, Defendants, Stewart, Sims, McCoy, and Spradlin, are entitled to qualified immunity as the Plaintiff has failed to state a constitutional violation or demonstrate that his rights were “clearly established.”

**2. Plaintiff’s failure to Exhaust all Administrative Remedies does not comply with the Prison Litigation Reform Act and bars the Complaint.**

Under the Prison Litigation Reform Act (“PLRA”), an inmate is required to exhaust all administrative remedies before instituting an action under 42 U.S.C. § 1983. See 42 U.S.C. § 1997e(a). The Plaintiff in this case has not utilized two separate and distinct administrative remedies available to him. Plaintiff did not pursue the appeal process of the Chambers County Detention Center’s Grievance Procedure. (Ex. E, Stewart aff., ¶ 8.) Even if Plaintiff had fulfilled the requirement as to all the steps in the grievance procedure provided at the Chambers County Detention Center and been denied relief, it was incumbent upon Plaintiff to proceed further with the State Board of Adjustment procedure. Plaintiff has not alleged that he pursued any grievance through the State Board of Adjustment. See Brown v. Tombs, 139 F.3d 1102, 1103-04 (6th Cir. 1998) (requiring prisoners to affirmatively show that they have exhausted administrative remedies).

Alabama law provides the opportunity to file a claim and proceed before the State of Alabama Board of Adjustment pursuant to Ala. Code § 41-9-60 et seq. The State of Alabama has provided an administrative remedy for the recovery of money damages through the State of Alabama Board of Adjustment. A claimant “shall have the right to file and prosecute his claim before the board in person or by counsel or agent of his own choice, whether such agent be licensed to practice law or not.” Ala. Code § 41-9-63.

As a result of Plaintiff's failure to exhaust these two remedies, he is barred from bringing this action under § 1997e(a). See Alexander v. Hawk, 159 F.3d 1321, 1326-27 (11<sup>th</sup> Cir. 1998) (affirming dismissal of prison action due to failure to exhaust administrative remedies), and on that basis alone, these Defendants are entitled to have Plaintiff's claims against them dismissed.

**3. Plaintiff's claims are barred by the Prison Litigation Reform Act because he has not suffered even a *de minimis* physical injury as a result of the allegations in his Complaint.**

42 U.S.C. § 1997e(e), requires that an inmate suffer a physical injury in order to present viable claims of injury.

“No Federal civil action may be brought by a prisoner confined in a jail, prison, or other correctional facility, for mental or emotional injury suffered while in custody without a prior showing of physical injury . . . . In order to avoid dismissal under § 1997e(e), a prisoner's claims for emotional or mental injury must be accompanied by allegations of physical injuries that are greater than *de minimis*.”

Mitchell v. Brown & Williamson Tobacco Corp., 294 F.3d 1309 (11th Cir. 2002). See also Harris v. Garner, 190 F.3d 1279, 1286 (11th Cir. 1999) (in which the Eleventh Circuit held “that in order to satisfy section 1997e(e) the physical injury must be more than *de minimis*, but need not be significant”) (citing Gomez v. Chandler, 163 F.3d 921, 924 (5th Cir. 1999)).

Plaintiff has not alleged in his Complaint that he suffered any type of injury, much less a greater than *de minimis* injury. Therefore, Plaintiff has not met the requirements of the PLRA, and his claims must be dismissed pursuant to 42 U.S.C. § 1997e(e).

**B. All Claims by the Plaintiff against the Corrections Officer Defendants in their Official Capacities must fail based on Eleventh Amendment Immunity and because they are not “persons” under 42 U.S.C.A. § 1983.**

The Plaintiff has not stated in his Complaint whether his claims against these Defendants are in their official capacity or individual capacity. Therefore, out of an abundance of caution, these Defendants analyze the Plaintiff's claims in light of both individual and official capacities.

The Plaintiff's claims against these Defendants in their official capacity are due to be dismissed for lack of subject matter jurisdiction, as such claims are barred by the Eleventh Amendment to the United States Constitution. Parker v. Williams, 862 F.2d 1471, 1476 (11th Cir. 1989) (holding a sheriff sued in his official capacity is entitled to Eleventh Amendment immunity); Free v. Granger, 887 F.2d 1552, 1557 (11th Cir. 1989) (holding that a sheriff sued in his official capacity is entitled to Eleventh Amendment immunity); Carr v. City of Florence, Ala., 918 F.2d 1521, 1525 (11th Cir. 1990) (holding a deputy sheriff sued in his official capacity is entitled to Eleventh Amendment immunity); Lancaster v. Monroe County, 116 F.3d 1419, 1430-31 (11th Cir. 1997) (extending Eleventh Amendment immunity to include jailers employed by county sheriffs).

In addition, the official capacity claims must fail because 42 U.S.C. § 1983 prohibits a person, acting under color of law, from depriving another of his rights secured by the United States Constitution. 42 U.S.C. § 1983 (emphasis added). The United States Supreme Court has held that state officials, in their official capacities, are not "persons" under § 1983. Will v. Mich. Dep't of State Police, 491 U.S. 58, 71 (1989). Any claims against Major Stewart or the other corrections officer Defendants in their official capacity should therefore be dismissed because they are not "persons" under § 1983; therefore, claims against them in their official capacity fail to state a claim upon which relief can be granted. Id.; Carr v. City of Florence, Ala., 916 F.2d 1521, 1525 n. 3 (11<sup>th</sup> Cir. 1990).

Because this suit is, in effect, a suit against the State of Alabama, the Plaintiff's claims against the above employees of the Chambers County Detention Center are barred by the Eleventh Amendment to the United States Constitution. See Free, supra at 1557; Dean v. Barber, 951 F.2d 1210, 1215 n.5 (11th Cir. 1992); Carr, supra at 1525 (citing Parker v. Williams,

862 F.2d 1471, 1476 (11th Cir. 1989)) and upholding the proposition that a deputy sued in his official capacity is entitled to Eleventh Amendment immunity). Thus, this Court lacks subject matter jurisdiction over the Plaintiff's official capacity claims.

**C. Plaintiff has failed to allege any personal involvement by Major Stewart, Administrator of the Chambers County Detention Center, or in the allegations against him; therefore, Defendant Stewart has not been sued under 42 U.S.C. § 1983 in his individual capacity.**

In order to present a cognizable claim against a public official in his individual capacity, the language of 42 U.S.C. § 1983 requires proof of an affirmative causal connection between the actions taken by the defendants and the constitutional deprivation. Swint v. City of Wadley, 51 F.3d 988 (11th Cir. 1995). The requisite causal connection may be shown by the personal participation of the defendant, a policy established by the defendant resulting in indifference to constitutional rights, or a breach of a duty imposed by state or local law which results in constitutional injury. Zatler v. Wainwright, 802 F. 2d 397 (11th Cir. 1986). A District Court in the Eleventh Circuit applied the Zatler analysis to the failure-to-protect type claim.

Plaintiff must establish an affirmative causal connection between the Defendants' actions, orders, customs, policies, or breaches of statutory duty and a deprivation of Plaintiff's constitutional rights in order to state a claim upon which relief may be granted. See Zatler v. Wainwright, 802 F.2d 397, 401 (11th Cir. 1986). A causal connection may be established by proving that the official was personally involved in the acts that resulted in the constitutional deprivation; by proving that a policy or custom that he established or utilized resulted in deliberate indifference to an inmate's constitutional rights; or by proving that a supervisory defendant breached a duty imposed by state or local law, and this breach caused Plaintiff's constitutional injury. Id.

Padgett v. Wheat, No. 04-0784, 2007 WL 2236698, slip op. at \*9 (S.D. Ala. July 31, 2007).

The Plaintiff has alleged no actions in which the Defendant was personally involved with respect to the alleged cruel and unusual punishment; therefore, he has made a claim against him only for acts committed by him in his official capacity. Brown v. Crawford, 906 F.2d 667, 671 (11th Cir. 1990). For the Jail Administrator to face liability as a defendant in a § 1983 action,

Plaintiff must allege actions against him in his personal, not his official, capacity. Plaintiff has offered no allegation demonstrating that this Defendant was in any way involved in the actions he claims were constitutionally infirm. There are absolutely no facts – in fact, the Complaint is completely devoid of any allegation of personal involvement or even knowledge of the various conditions complained of on the part of this Defendant – to show that he personally participated in the claims made the basis of the Plaintiff’s Complaint, nor does the Plaintiff allege specifically how this Defendant violated his constitutional rights. As such and on this basis alone, Plaintiff’s claims against this Defendant are due to be dismissed.

Plaintiff must show a causal connection between the Defendant and the alleged deprivation but may not do so using “*respondeat superior*.” Brown, supra, at 671. To the extent that Plaintiff’s claim against this Defendant is an attempt to hold him liable under a *respondeat superior* theory, his claim must similarly fail.

[Supervisory] liability under § 1983 must be based on something more than a theory of *respondeat superior*. Supervisory liability occurs either when the supervisor personally participates in the alleged constitutional violation or when there is a causal connection between actions and the supervising official and the alleged constitutional violation. The causal connection can be established when a history of widespread abuse puts the responsible supervisor on notice of the need to correct the alleged deprivation, and he fails to do so.

Dolihite v. Maughon, 74 F.3d 1027, 1052 (11th Cir. 1996). There are no facts or history alleged by Plaintiff that show a causal connection between any action or inaction by this Defendant and the alleged constitutional violations. Therefore, Plaintiff’s claims against this Defendant are due to be dismissed.

Plaintiff may still show a causal connection between the alleged deprivation, even when there exists no personal involvement by a supervising official, like a sheriff or administrator of a corrections facility, but the abuse “must be obvious, flagrant, rampant and of continued duration,

rather than isolated occurrences.” Brown, *supra*, at 671. Not only does the Plaintiff not allege that this Defendant knew about the alleged cruel treatment he suffered, Plaintiff also does not explain any other incidents of cruel treatment to Plaintiff or any other inmate that he knew about or should have known about, nor does he allege that his treatment or that of any other inmate was so obvious and blatant that this Defendant should have known about it. Therefore, Plaintiff has failed to show a causal connection and resulting cognizable injury based on this Defendant’s supervision of the Chambers County Detention Center. In his affidavit, the Defendant denies that he had any personal involvement with the Plaintiff or any of the actions that form a part of the claims in his Complaint. (Ex. C, Jones aff., ¶ 3; Ex. D, Torbert aff., ¶ 2; Ex. E, Welch aff., ¶ 3.) Because Plaintiff has failed to causally connect this Defendant to a constitutional injury that forms the basis for the Complaint and has failed to show a causal connection between this Defendant’s actions and the cell change of Plaintiff, Plaintiff has only sued him in his official capacity. Defendant has previously shown that he is entitled to Eleventh Amendment immunity based on a § 1983 action against him in his official capacity. Therefore, even if Plaintiff’s Complaint was adequate, which it is not, this Defendant is still entitled to judgment on the Complaint.

**D. Plaintiff has failed to allege that he has suffered an injury, much less any serious harm, sufficient to satisfy the requirements for an Eighth or Fourteenth Amendment Claim of Cruel and Unusual Punishment.**

A plaintiff alleging a constitutional violation based on failure to protect must prove some form of serious injury. A corrections official

must ensure that inmates receive adequate food, clothing, shelter, and medical care, and must protect prisoners from violence at the hands of other prisoners. However, a constitutional violation occurs only where the deprivation alleged is, objectively, “sufficiently serious,” Wilson v. Seiter, 501 U.S. 294, 298, 111 S.Ct. 2321, 2324, 115 L.Ed.2d 271, and the official has acted with “deliberate indifference” to inmate health or safety.

Farmer v. Brennan, 511 U.S. 825, 825-826, 114 S.Ct. 1970, 1973 (1994). A serious medical need is one that a physician has prescribed as mandating medical care, and it involves the question of whether objective harm has occurred. The U.S. Supreme Court addressed an Eighth Amendment challenge to a prison deprivation claim in Rhodes v. Chapman, 452 U.S. 337, 101 S.Ct. 2392, 69 L.Ed.2d 59 (1981). The Supreme Court described the claims made in Rhodes and the proper analysis of them in Wilson v. Seiter, 501 U.S. 294, 111 S.Ct. 2321 (1991).

In [Rhodes], inmates at the Southern Ohio Correctional Facility contended that the lodging of two inmates in a single cell (“double celling”) constituted cruel and unusual punishment. We rejected that contention, concluding that it amounts “[a]t most ... to a theory that double celling inflicts pain,” id., at 348-349, 101 S.Ct., at 2400, but not that it constitutes the “unnecessary and wanton infliction of pain” that violates the Eighth Amendment, id., at 346, 101 S.Ct., at 2399. The Constitution, we said, “does not mandate comfortable prisons,” id., at 349, 101 S.Ct., at 2400, and only those deprivations denying “the minimal civilized measure of life's necessities,” id., at 347, 101 S.Ct., at 2399, are sufficiently grave to form the basis of an Eighth Amendment violation.

Wilson, 501 U.S. at 298, 111 S.Ct. at 2324. However, there is no dispute in this case as to Plaintiff’s injury; he has suffered none. Therefore, based on Plaintiff’s Complaint and the facts demonstrated in this case, no one has been cruel to Plaintiff.

**E. Defendants are Entitled to Qualified Immunity and Plaintiff’s Claims are Due to be Denied Because the Defendants did not Violate a Constitutional Right Belonging to the Plaintiff, nor was there Pre-existing “Clearly Established Law.”**

As explained above, Defendant Stewart, as Administrator of the Chambers County Detention Center, and Captain Sims, Lieutenant McCoy, and Sergeant Spradlin, as employees of the Sheriff at the Chambers County Detention Center, are entitled to immunity for acts performed in the line and scope of their employment. Free, supra; Carr, supra; Lancaster, supra. The Complaint contains no allegation by the Plaintiff that any Defendant was acting outside the line and scope of his or her employment. (Plaintiff’s Complaint.)



The Eleventh Circuit has divided consideration of qualified immunity into two “prongs” of analysis as articulated in *Zeigler v. Jackson*, 716 F.2d 847, 849 (11th Cir. 1983).

First, “the defendant government official must prove that ‘he was acting within the scope of his discretionary authority when the allegedly wrongful acts occurred.’” *Sammons v. Taylor*, 967 F.2d 1533, 1539 (11th Cir. 1992) (quoting *Zeigler*, 716 F.2d at 849). “[T]hen the burden shifts to the plaintiff to demonstrate that the defendant violated clearly established constitutional law.” *Id.* (quoting *Zeigler*, 716 F.2d at 849).

*Jordan v. Doe*, 38 F.3d 1559, 1565 (11th Cir. 1994). Because all these Defendants are entitled to qualified immunity, Plaintiff must meet two prongs – an objective component and a subjective component - in order to satisfy the Eleventh Circuit’s standard for determining whether Plaintiff has made out a claim sufficient to overcome the qualified immunity to which Major Stewart, Captain Sims, Lieutenant McCoy, and Sergeant Spradlin are entitled.

**1. Plaintiff’s Claims are Due to be Denied Because he has not Stated a Constitutional Violation within his Complaint Sufficient to Overcome Defendants’ Entitlement to Qualified Immunity.**

Based on U.S. Supreme Court precedent, the Eleventh Circuit has stated a two-part inquiry in determining whether a Plaintiff has overcome the qualified immunity to which a public official is entitled in the face of a § 1983 claim.

The defendants having established their eligibility for qualified immunity, the burden then shifts to the plaintiff to show that qualified immunity is not appropriate. *Lee v. Ferraro*, 284 F.3d [1188,] at 1194 [(11th Cir. 2002)]. This next step consists of a two-part inquiry, set forth in *Saucier v. Katz*, 533 U.S. 194, 201, 121 S.Ct. 2151, 150 L.Ed.2d 272 (2001). *First we ask, ‘[t]aken in the light most favorable to the party asserting the injury, do the facts alleged show the officer’s conduct violated a constitutional right?’* *Id.* *If, assuming the plaintiff’s allegations were true, no such right would have been violated, the analysis is complete.* However, if a constitutional violation can be made out on the plaintiff’s facts, we then must determine ‘whether, at the time of the incident, every objectively reasonable police officer would have realized the acts violated already clearly established federal law.’ *Garrett v. Athens-Clarke County*, 378 F.3d 1274, 1278-79 (11th Cir. 2004) (citing *Saucier*, 533 U.S. at 201-02, 121 S.Ct. 2151, 150 L.Ed.2d 272).

Harris v. Coweta County, Ga., 406 F.3d 1307, 1312-13 (11<sup>th</sup> Cir. 2005) (emphasis added). In this case, no constitutional right of Plaintiff was violated.

The Eleventh Circuit has analyzed the objective standard in detail; the analysis is well-described in a District Court slip opinion. An Eighth Amendment claim must allege conduct that amounts to “the infliction of unnecessary pain or suffering upon the prisoner.” Padgett, supra 2007 WL 2236698 at \*8 (quoting LaMarca, 995 F.2d at 1535). The alleged deprivation must be “‘objectively, ’sufficiently serious.’” Id. (quoting Farmer, 511 U.S. at 834 (quoting Wilson v. Seiter, 501 U.S. 294, 298 (1991))). “The objective standard ‘embodies broad and idealistic concepts of dignity, civilized standards, humanity, and decency . . . , but must be balanced against competing penological goals.’” LaMarca v. Turner, 995 F.2d 1526, 1535 (11<sup>th</sup> Cir. 1993) (quoting Estelle v. Gamble, 429 U.S. 97, 102 (1976)).

In a situation where an inmate complains about being attacked by another inmate, the inmate must establish that the conditions under which he was incarcerated presented "a substantial risk of serious harm." Farmer, 511 U.S. at 834.

Id.

Plaintiff suffered no injury; therefore, he has alleged an insufficiently serious harm and has stated no constitutional violation relating to cruel and unusual punishment.

In the Eleventh Circuit, "an injury can be 'objectively, sufficiently serious' only if there is more than *de minimis* injury." Boxer X v. Harris, 437 F.3d 1107, 1111 (11th Cir. 2006), citing Johnson v. Breeden, 280 F.3d 1308, 1321 (11th Cir. 2002). Rubiani v. Donald, No. 05-194, 2006 WL 2850425, slip op. at \*3 (M.D. Ga. Oct. 3, 2006). Even assuming that Plaintiff's allegations are true, he has not demonstrated in those allegations that he was actually punished or treated cruelly while at the Chambers County Detention Center.

Therefore, there was no action or inaction by the Defendants that thereby denied Plaintiff “of any rights, privileges, or immunities secured by the Constitution and laws.” 42 U.S.C. § 1983. Based on Plaintiff’s Complaint and the affidavits, jail records, and the Detention Center Manual issued by Major Stewart, Plaintiff was denied the right of being totally free of fear and anxiety while in a Detention Center. Such a complaint is not an adequate basis for a constitutional challenge. Therefore, none of these Defendants, Major Stewart, Captain Sims, Lieutenant McCoy, or Sergeant Spradlin, violated any constitutional right of the Plaintiff, and they are entitled to have Plaintiff’s claim against them dismissed.

**2. Alternatively, Defendants are entitled to summary judgment based on qualified immunity because nothing in their conduct crossed a “bright line” contour of clearly established constitutional law.**

Even if Plaintiff had met his burden with respect to the first prong, he still has not met his burden under the second prong of the analysis required for overcoming a public official’s qualified immunity. Public officials are protected in their individual capacities by qualified immunity as long as “a reasonable officer could have believed [his actions] to be lawful, in light of *clearly established law* and the information [that the officer] possessed.” Anderson v. Creighton, 483 U.S. 635, 636 (1987) (emphasis added). The Eleventh Circuit Court of Appeals has observed “[t]hat qualified immunity protects governmental actors is the usual rule; only in exceptional cases will government actors have no shield against claims made against them in their *individual capacities*.” Lassiter v. Ala. A & M Univ., 28 F.3d 1146 (11th Cir. 1994) (en banc) (emphasis in original) (footnote omitted).

Once it is established that the Plaintiff has stated a claim – first prong - and that the Defendant was acting within his discretionary authority, the Court then considers whether the contours of the constitutional right allegedly violated were “clearly established” – second prong. In making this assessment, the reviewing court must examine the state of law *at the time the*

*alleged deprivation occurred.* See Rodgers v. Horsley, 39 F.3d 308, 311 (11th Cir. 1994); Adams v. St. Lucie County Sheriff's Dep't, 962 F.2d 1563, 1578 (11th Cir. 1992) (Edmondson, J., dissenting), rev'd and reasoning of original dissent adopted, 998 F.2d 923 (11th Cir. 1993) (en banc).

The Plaintiff must show that clearly established law provided all these Defendants with fair warning that their conduct was unlawful by either (1) pointing to a case with materially similar facts holding that the conduct engaged in was illegal; or (2) demonstrating that a pertinent federal statute or federal constitutional provision is specific enough to demonstrate conduct was illegal, even in the total absence of case law. Storck v. City of Coral Springs, 354 F.3d 1307, 1317 (11th Cir. 2003) (citations omitted). The Eleventh Circuit has identified the latter method as an “obvious clarity” case. Vinyard v. Wilson, 311 F.3d 1340, 1350 (11th Cir. 2002) (footnote omitted). In order to show that the conduct of the Defendants was unconstitutional with “obvious clarity,” “the unlawfulness must have been apparent.” Willingham v. Loughnan, 321 F.3d 1299, 1301 (11th Cir. 2003). “Unless a government agent’s act is so obviously wrong, in the light of pre-existing law, that only a plainly incompetent officer or one who was knowingly violating the law would have done such a thing, the government actor has immunity from suit.” Storck, 354 F.3d at 1318 (quoting 28 F.3d at 1149).

The law must be relatively “fact specific” and “so particularized” that it would have been obvious or “apparent” to the Defendant that his actions were unlawful. See Rodgers, 39 F.3d at 311; Hansen v. Soldenwagner, 19 F.3d 573, 575 (11th Cir. 1994) (both reversing denial of qualified immunity). As the Eleventh Circuit has explained, “[a] plaintiff cannot rely on . . . ‘broad legal truisms’ to show that a right is clearly established. . . . ‘[i]f case law, in factual terms, has not staked out a bright line, qualified immunity almost always protects the

Defendant.” Kelly v. Curtis, 21 F.3d 1544, 1550 (11th Cir. 1994) (reversing denial of qualified immunity as to some Defendants) (quoting Post v. City of Fort Lauderdale, 7 F.3d 1552, 1557 (11th Cir. 1992)). While the facts of prior cases establishing the law in a particular context need not be identical, “the salient question that the Court of Appeals ought to have asked is whether the state of the law in 1995 gave respondents fair warning that their alleged treatment of [Plaintiff] was unconstitutional.” Hope v. Pelzer, 536 U.S. 730, 122 S. Ct. 2508 (2002). This case law must “dictate, that is, truly compel (not just suggest or allow or raise a question about), the conclusion for every like-situated, reasonable government agent that what Defendant is doing violates federal law in the circumstances.” Hudson v. Hall, 231 F.3d 1289, 1294 (11th Cir. 2000) (quoting Lassiter, at 28 F.3d 1150).

Therefore, based on the above, an official must have the requisite knowledge before a failure to protect Plaintiff from another inmate will subject that official to constitutional liability.

To show that an official had subjective knowledge, the court is to inquire whether the defendant was aware of a “particularized threat or fear felt by [the plaintiff].” [Carter v. Galloway, 352 F.3d 1346 (11<sup>th</sup> Cir. 2003)] Id. “An official’s failure to alleviate a significant risk that he should have perceived but did not, while no cause for commendation, cannot ... be condemned as the infliction of punishment” and does not give rise to a constitutional violation. Farmer, 511 at 838. Whether an official had requisite knowledge is a question of fact that may be demonstrated by circumstantial evidence. Id. at 842. Consequently, evidence of past attacks which were “long-standing, pervasive, well-documented, or expressly noted by [ ] officials in the past” may be sufficient to find that the official had actual knowledge. Id.

Dixon v. Sheriff Doe, No. 03-159, 2006 WL 1992406, slip op. at \*2 (M.D. Fla. July 14, 2006) (Defendants had no notice of a threat to Plaintiff from other inmate). In the case at bar, there was no documentation of any past attacks by Briskey against Plaintiff, much less “long-standing, pervasive, or well-documented” ones. Prison officials who “act reasonably cannot be found liable under the Cruel and Unusual Punishments Clause.” Padgett, supra, 2007 WL 2236698 at

\*8. “”[M]erely negligent failure to protect an inmate from attack does not justify liability under section 1983.”” Id. at \*9.

Correctional officials may be held liable under the Constitution for acting with “deliberate indifference” to an inmate's safety when the official knows that the inmate faces “a substantial risk of serious harm” and with such knowledge disregards that risk by failing to take reasonable measures to abate it. Farmer, 511 U.S. at 828. “It is not, however, every injury suffered by one inmate at the hands of another that translates into a constitutional liability for prison officials responsible for the victim's safety.” Id. at 834. A constitutional violation occurs only when a plaintiff establishes the existence of “a substantial risk of serious harm, of which the official is subjectively aware, ... and [that] the official does not respond[ ] reasonably to the risk'....” Marsh v. Butler County, 268 F.3d 1014, 1028 (11th Cir. 2001) (en banc), quoting Farmer, 511 U.S. at 844. “The known risk of injury must be a ‘strong likelihood, rather than a mere possibility’ before a guard's failure to act constitute [sic] deliberate indifference.” Brown, 894 F.2d at 1537 (citations omitted); see also Rich v. Bruce, 129 F.3d 336, 339-40 (4th Cir. 1997) (unless a prison official actually makes the inference that a substantial risk of serious harm exists, he does not act with deliberate indifference even where his actions violate prison regulations or can be described as stupid or lazy). An inmate “normally proves actual knowledge of impending harm by showing that he complained to prison officials about a specific threat to his safety.” McGill v. Duckworth, 944 F.2d 344, 349 (7th Cir. 1991); overruled in part on other grounds by Farmer, 511 U.S. 825. An “official's failure to alleviate a significant risk that he should have perceived but did not,” does not constitute deliberate indifference. Farmer, 511 U.S. at 838.

Harris v. Campbell, No. 05-0496, 2007 WL 1668814, slip op. at \*5 (M.D. Ala. June 8, 2007) (holding that officials had inadequate knowledge of threat after attacker said that person who snitched on him regarding marijuana, whom he did not identify, should be ready to deal with him after he was released from segregation).

Likewise, the mere allegation that Plaintiff told various prison staff that inmate Childs had threatened him is also insufficient to show deliberate indifference. “[T]hreats between inmates are common and do not, under all circumstances, serve to impute actual knowledge of a substantial risk of harm.” Prater v. Dahm, 89 F.3d 538, 541 (8th Cir. 1996). Notably, Plaintiff has not articulated any other reason for prison officials to be concerned about an assault, such as previous altercations between Childs and Plaintiff, or any history of Childs actually attacking other inmates. It should also be recognized that inmate allegations regarding threats are often simply ploys to “arrange a room move.” Pagels v. Morrison, 335 F.3d 736, 741 (8th Cir. 2003).

Metheny v. Smith, No. 104-157, 2006 WL 566111, slip op. at \*7 (S.D. Ga. March 6, 2006). The ploy to “arrange a room move” was the very concern of the Defendants in the case at bar and explains why they did not immediately jump to meet Plaintiff’s request. Summing up the above rulings and requirements, Plaintiff must meet three requirements to show a violation of the Eighth Amendment.

To show that a violation of an Eighth Amendment right occurred, a plaintiff must “ ‘produce sufficient evidence of (1) a substantial risk of serious harm; (2) the defendant’s deliberate indifference to that risk; and (3) causation.’ ”

Laurencio v. Secretary, No. 03-294, 2006 WL 2729642, slip op. at \*6 (M.D. Fla. September 25, 2006). Plaintiff has failed as to all three of these requirements.

This case is distinguishable from, yet also similar to, Tyner v. Donald, No. 104-156, 2006 WL 2623919, slip op. (M.D. Ga. September 11, 2006). In that case, the District Court determined that summary judgment was inappropriate for Defendants as to inmate Tyner’s claim that corrections officers were deliberately indifferent to a risk of serious harm *after* they placed inmate Pittman in Plaintiff’s cell, but that summary judgment was appropriate for Defendants as to plaintiff’s claim that the officers were deliberately indifferent in the initial placement of inmate Pittman in the plaintiff’s cell. The District Court denied summary judgment because the Defendants had knowledge that the two inmates had fought and that Pittman had stabbed Plaintiff with an ink pen. First, as to the distinction between the two cases, the Plaintiff in Tyner had altercations with the other inmate and sustained injuries, whereas in the case of the Plaintiff whose claims are the subject of this Special Report, there was no physical contact alleged at all. Second, in Tyner the Defendants “failed to produce testimony from the individual Defendants as to their knowledge or awareness of the fighting or of injuries sustained by Plaintiff; and that they relied instead on log sheets and affidavits of persons without personal knowledge of the events

which transpired in support of their argument that Defendant guards were not aware of any fighting or other risk of harm.” Id. at \*1.

There is a similarity between the two cases that argues in favor of Defendants in the case at bar, in which Plaintiff claims to have told Lieutenant McCoy and Sergeant Spradlin that they were taking him to cell C block, the cell block of Anthony Briskey, someone he had had problems with. However, after checking Plaintiff’s booking documents, Lieutenant McCoy was unable to discover any naming of Briskey as an enemy. Interestingly, the plaintiff in Tyner also objected strenuously to the initial placement of inmate Pittman in the cell with plaintiff.<sup>3</sup> The District Court in Tyner granted Defendants summary judgment on that claim. However, there the similarity ends. In Tyner after Pittman and plaintiff had fought and Pittman had stabbed plaintiff with an ink pen, the Defendants returned the two inmates to the same cell. Regarding that claim, the District Court denied Defendants summary judgment. Nothing similar occurred in the case at bar. Therefore, comparing this case to Tyner, the summary judgment in favor of Defendants on the claim regarding the initial placement of Pittman in the same cell as plaintiff argues in favor of Defendants in the case at bar, while the denial of summary judgment for Defendants on the other claim in Tyner is distinguishable from the case at bar. See also Murphy v. Turpin, No. 04-14507, 159 Fed. Appx. 945, 948, 2005 WL 3455813, slip op. at \*\*3 (11<sup>th</sup> Cir. December 19, 2005) (affirming dismissal of failure-to-protect claim, even though Murphy alleged that he requested protection from certain inmates and that the Defendants knew about his request for protection from his original cellmate, prisoner Neisler, but he did not allege that the Defendants had notice that he was in danger from Thomas, the inmate who attacked him). The undersigned attorney for Defendants was unable to find any inmate-failure-to-protect opinion

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<sup>3</sup> In Tyner, plaintiff objected to any inmate being placed in the same cell with him, particularly one like Pittman who had attacked a prison officer five months earlier.



issued by the Eleventh Circuit, published or unpublished, in which no physical injury or physical contact was alleged by the plaintiff. For that reason also, Defendants conduct could not have crossed a “bright line” contour of clearly established constitutional law.

Qualified immunity recognizes the need for public officials to be immune not only from liability but from the litigation process itself. The Eleventh Circuit began applying the heightened pleading standard in qualified immunity cases against government officials “to weed out nonmeritorious claims.” See GJR Inv., Inc. v. County of Escambia, 132 F.3d 1359, 1367 (11th Cir. 1998). The evidence clearly shows that these Defendants have not violated a constitutional right of the Plaintiff. However, even if any of their actions or inactions acts could be construed as violating a right of the Plaintiff, these Defendants have done nothing to cross any bright line of clearly established constitutional law. “An official's failure to alleviate a significant risk that he should have perceived but did not, while no cause for commendation, cannot ... be condemned as the infliction of punishment” and does not give rise to a constitutional violation.” Dixon v. Sheriff Doe, No. 03-159, 2006 WL 1992406, slip op. at \*2 (M.D. Fla. July 14, 2006) (quoting Farmer, 511 at 838). Therefore, the Defendants are entitled to qualified immunity.

#### **F. Summary Judgment Standard**

On a motion for summary judgment, the Court should view the evidence in the light most favorable to the nonmovant. Greason v. Kemp, 891 F.2d 829, 831 (11th Cir. 1990). However, a plaintiff “must do more than show that there is some metaphysical doubt as to the material facts.” Matsushita Elec. Indus. Co. v. Zenith Radio Corp., 475 U.S. 574, 586 (1986). Only reasonable inferences with a foundation in the record inure to the nonmovant’s benefit. See Reeves v. Sanderson Plumbing Prod., Inc., 530 U.S. 133 (2000). “[T]he court should give credence to the evidence favoring the nonmovant as well as that ‘evidence supporting the

moving party that is uncontradicted or unimpeached, at least to the extent that that evidence comes from disinterested witnesses.’” Reeves, 530 U.S. at 151, quoting 9A C. Wright & A. Miller, Federal Practice and Procedure § 2529, p. 299.<sup>4</sup> “A reviewing court need not ‘swallow plaintiff’s invective hook, line and sinker; bald assertions, unsupportable conclusions, periphrastic circumlocutions, and the like need not be credited.’” Marsh v. Butler County, 268 F.3d 1014, 1036 n.16 (11th Cir. 2001) (en banc), quoting Mass. Sch. of Law v. American Bar, 142 F.3d 26, 40 (1st Cir. 1998).

### III. CONCLUSION

Defendants deny each and every allegation, if any, made by Plaintiff Griggs in the Complaint. Defendants have not acted in a manner so as to deprive the Plaintiff of any right to which he is entitled. More importantly, the complaint is a duplicate of an identical state court action, barring it from consideration by a federal court. The Complaint is, therefore, at best, redundant and violative of Alabama law, and, at worst, it is an attempt to play games with the court system. Therefore, under the PLRA, the Complaint should be dismissed. Otherwise, the PLRA bars Plaintiff’s Complaint because he filed no appeal of his Grievance with the Chambers County Detention Center, he filed no claim with the State Board of Adjustment, and Plaintiff has not suffered any physical injury whatsoever. But, if the Plaintiff was able somehow to get past those grounds for dismissal by Defendants, then there are several bases for this Court to grant Summary Judgment to Defendants, particularly immunity. Defendants are entitled to Eleventh Amendment Immunity and Qualified Immunity, and based on the Plaintiff’s Complaint, the law

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<sup>4</sup> Although Reeves was a review of a motion for judgment as a matter of law after the underlying matter had been tried, the Supreme Court, in determining the proper standard of review relied heavily on the standard for summary judgment stating, “the standard for granting summary judgment ‘mirrors’ the standard for judgment as a matter of law, such that ‘the inquiry under each is the same.’” Reeves, 530 U.S. at 150, citing Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 250-251 (1986); Celotex Corp. v. Catrett, 477 U.S. 317, 323 (1986).

in existence at the time of the incident upon which Plaintiff's Complaint is based, and the facts presented by Defendants, it is impossible for Plaintiff to overcome that immunity.

#### **IV. MOTION TO DISMISS**

Defendants respectfully request that this Honorable Court treat this Special Report as a Motion to Dismiss, and grant unto them the same. In the alternative, should this Court deny Defendants' Motion to Dismiss, Defendants are entitled to Summary Judgment in their favor.

Respectfully submitted this the 9th day of October, 2007.

**s/Winthrop E. Johnson**

WINTHROP E. JOHNSON, Bar No. JOH086

Attorneys for Defendants Chief Jail Administrator  
Major Clay Stewart, Captain Tommy Sims,  
Lieutenant LaKesha McCoy, and Sergeant Felton  
Spradlin

WEBB & ELEY, P.C.

7475 Halcyon Pointe Drive (36117)

Post Office Box 240909

Montgomery, Alabama 36124

Telephone: (334) 262-1850

Fax: (334) 262-1889

E-mail: wjohnson@webbeley.com

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this the 9th day of October 2007, I have electronically filed the foregoing with the Clerk of the Court using the CM/ECF system.

I also hereby certify that on the **9<sup>th</sup> day of October, 2007** I have mailed a true and correct copy of the foregoing by United States Mail, postage prepaid, to the following non-CM/ECF participant:

**Derwin T. Griggs, #198159**  
**Pro Se**  
**Elmore Correctional Facility**  
**P.O. Box 8**  
**Elmore, AL 36025**

**s/Winthrop E. Johnson**  
**OF COUNSEL**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,  
#198159**

**Plaintiff,**

**V.**

**MAJOR CLAY STEWART, et al.,**

**Defendants.**

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**CIVIL ACTION NO. 3:07-cv-691-MHT**

**DEFENDANTS' SPECIAL REPORT**

COME NOW Chambers County, Alabama Detention Center Officers, Chief Jail Administrator Major Clay Stewart, Captain Thomas Sims, Lieutenant LaKesha McCoy, and Sergeant Felton Spradlin,<sup>1</sup> Defendants in the above-styled cause, and submit their Special Report to the Court. Defendants also move for a Dismissal of Plaintiff's Complaint based on the Prison Litigation Reform Act ("PLRA"), Title 42, United States Code § 1997e(c). Should this Court deny Defendants' Motion to Dismiss, Defendants move that this Special Report be treated as a Motion for Summary Judgment, based on Defendants' arguments and the attached documentary evidence and affidavits.

**INTRODUCTION**

On November 27, 2006, Plaintiff was arrested and booked into the Chambers County Detention Center for First Degree Criminal Trespass and Possession of Drug Paraphernalia. He was later charged with Second Degree Possession of a Forged Instrument. Plaintiff was sentenced to fifteen years confinement on the Forged Instrument charge. (Exhibit C, Plaintiff's "Booking Documents.") On July 30, 2007, Plaintiff Derwin T. Griggs (hereafter "Plaintiff")

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<sup>1</sup> Plaintiff lists as a Defendant Sgt. Tommy Spradlin, aka Sergeant Felton Spradlin.

filed a Complaint against the Defendants in this Court. On August 16, 2007, the Magistrate Judge ordered Defendants to file a Special Report and Answer by September 25, 2007. (Magistrate Judge's Order for Defendants to submit an Answer and Special Report.) On September 20, 2007, Defendants requested and received a 14-day extension until October 9, 2007 to submit an Answer and Special Report. (Magistrate Judge's Order Granting Extension.)

### **PLAINTIFF'S ALLEGATIONS**

Plaintiff asserts as Ground One of his Complaint "Protection Abuse," which he claims occurred when he was placed in the same cell block in the Chambers County Detention Center as an inmate, who Plaintiff claims was an enemy of his. Ground two Plaintiff calls "Emergency Intercome System." Ground three Plaintiff calls "Adult in Need of Protective Service." Plaintiff demands monetary damages of \$4,000,000 as compensation for these alleged violations of his civil rights.

### **DEFENDANTS' RESPONSE TO PLAINTIFF'S ALLEGATIONS**

First, Plaintiff has already filed a state court action on the exact same facts, and his claims are still pending before that court.<sup>2</sup> Second, Plaintiff is claiming that he was cruelly and unusually punished while incarcerated. Defendants deny the allegations made against them by Plaintiff as being untrue and completely without basis in law or fact. Defendants deny that they acted, or caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled. Defendants also raise the defenses of Eleventh Amendment immunity, qualified immunity, Plaintiff's failure to comply with the Prison Litigation Reform Act, and additional defenses presented below. (Exhibit A, Plaintiff Complaint Form; Exhibit B, Plaintiff State Court Complaint; Exhibit C, "Booking Docs," since 1997; Exhibit D, Chambers County Detention

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<sup>2</sup> On September 21, 2007, in open court, the trial court granted the Defendants' Motion to Dismiss and ordered Plaintiff's Complaint dismissed, and Plaintiff indicated at that time that he would appeal. Therefore, that case is still pending in the state court system.

Center Inmate Handbook Rules and Regulations, “Inmate Handbook;” Exhibit E, Affidavit of Major Clay Stewart, “Stewart aff.,” Exhibit F, Affidavit of Captain Thomas Sims, “Sims aff.,” Exhibit G, Affidavit of Lieutenant LaKesha McCoy, “McCoy aff.,” Exhibit H, Affidavit of Lieutenant Lisa Davidson, “Davidson aff.,” Exhibit I, Affidavit of Sergeant Felton Spradlin, “Spradlin aff.,” Exhibit J, Affidavit of Corrections Officer Teddy Hancock, “Hancock aff.,” Exhibit K, Affidavit of Corrections Officer LaConya Ferrell, “Ferrell aff.,” Exhibit L, Affidavit of Sergeant Mildred Kirk, “Kirk aff.,” Exhibit M, Relevant Documents from Plaintiff’s Jail File, “Jail File,” Exhibit N, Chambers County Detention Center Policy and Procedures Manual, “Grievance Procedure,” Directive F-102.) Defendants reserve the right to add additional defenses if any further pleading is required or allowed by the Court.

Based on 42 U.S.C. § 1997e(c), Defendants move this Honorable Court to dismiss Plaintiff’s Complaint as frivolous on its face for the following reasons. Plaintiff has filed the same Complaint in two different courts, and although the Circuit Court of Chambers County, Alabama has dismissed the first action, Plaintiff stated in open court to the trial judge that he plans to appeal the dismissal of his Complaint. Therefore, it is still pending in the state court. (Ex. A, Plaintiff’s Federal Complaint Form, p. 3; Ex. B, Plaintiff’s State Court Complaint.) Also, on his Complaint form for this Court, Plaintiff answered the following questions in the negative:

- I. A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action?
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment?

(Ex. A, Plaintiff’s Complaint Form.) Therefore, in his Complaint, Plaintiff has falsely asserted that he has not filed another claim in any other court on the facts alleged in the Complaint before this Court. Thus, in order to file his claims in two different courts and apparently to get two bites

at the apple, Plaintiff has hid from this Court the fact that he has another action on the same issues pending in another court. Plaintiff's Complaint should be dismissed, and he should be sanctioned. The PLRA, 42 U.S.C. § 1997e(c) states:

(1) *The court shall on its own motion or on the motion of a party dismiss any action brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility if the court is satisfied that the action is frivolous, malicious, fails to state a claim upon which relief can be granted, or seeks monetary relief from a defendant who is immune from such relief.*

(2) *In the event that a claim is, on its face, frivolous, malicious, fails to state a claim upon which relief can be granted, or seeks monetary relief from a defendant who is immune from such relief, the court may dismiss the underlying claim without first requiring the exhaustion of administrative remedies.*

42 U.S.C. § 1997e (c) (emphasis added).

Contrary to Alabama law, Plaintiff has filed the same action in two different courts.

No plaintiff is entitled to prosecute two actions in the courts of this state at the same time for the same cause and against the same party. In such a case, the defendant may require the plaintiff to elect which he will prosecute, if commenced simultaneously, and the pendency of the former is a good defense to the latter if commenced at different times.

Ala. Code 1975, § 6-5-440. See also Ex parte Myer, 595 So. 2d 890, 892 (Ala. 1992) (phrase in § 6-5-440 - "courts of this state" - include the federal courts within Alabama). Therefore, Plaintiff's federal complaint should be dismissed because the pendency of the state court action is a good defense to the federal court action.

The Chambers County Detention Center is preparing a new Policy and Procedures Manual that will be effective in October 2007. That Manual is for the Corrections Officers, and Major Stewart is preparing clear instructions on how to deal with assertions by inmates that they face a threat in the Detention Center. That section of the Manual will coincide with the guidelines in the Inmate Handbook.

## **I. FACTS**

### **A. Policy and Procedure Regarding Cell Assignment and Inmate Enemies**

The Chambers County Detention Center Inmate Handbook Rules and Regulations, effective April 2003, state:

“If you think you need protective custody, tell a staff member. We will do what is necessary to protect you.”

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. (Ex. D, Inmate Handbook.)

Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions always asked of an inmate when the inmate is booked into the facility is whether they have any enemies in the jail, and they sign that booking document. If while housed at the facility, an inmate tells the staff that he knows he has an enemy in the facility, then that information is placed in a form and placed in the inmate's jail file. The Corrections Officers and Staff of the Chambers County Detention Center understand this policy. (Ex. E, Stewart aff., ¶ 5; Ex. F, Sims aff., ¶ 4; Ex. I, Spradlin aff., ¶ 4; Ex. G, McCoy aff., ¶ 4; Ex. H, Davidson aff., ¶ 4; Ex. J, Hancock aff., ¶ 4; Ex. K, Ferrell aff., ¶ 4; Ex. L, Kirk aff., ¶ 4.) Because of inmates' tendency to use the policy to their advantage, i.e., attempting to manipulate where they are housed in the facility, the staff cannot take an inmate's statement about an enemy being in the facility at face value, particularly if the inmate brings up such an assertion while being moved. That is why it is important for inmates to tell the jail staff



either at booking or before they are being moved to another location that they have an enemy in the facility. (Ex. E, Stewart aff., ¶¶ 7, 8; Ex. F, Sims aff., ¶ 5; Ex. F, McCoy aff., ¶ 6.) In this case, Defendants checked Plaintiff's booking documents and determined there was not a substantial risk of serious harm to plaintiff. (Ex. F, McCoy aff., ¶ 6.)

#### **B. Cell Assignment of Plaintiff**

The main events involving the treatment of the Plaintiff are as follows: On April 16, 2007, for his own protection, Plaintiff was moved from the trustees' cell block, block A, because of allegations by several inmates that he had stolen store items from inmates. (Ex. M, Jail File; Ex. I, Spradlin aff., ¶ 7; Ex. E, Stewart aff., ¶ 7; Ex. F, Sims aff., ¶ 6; Ex. G, McCoy aff., ¶ 6.) He was moved to C block by Sergeant Spradlin. (Ex. I, Spradlin aff., ¶ 7.) When Plaintiff told Lieutenant McCoy that Anthony Briskey was his enemy and that Inmate Briskey was in C block, Lieutenant McCoy told Sergeant Spradlin not to place Plaintiff in C block and had Plaintiff's booking documents and jail file checked to determine whether he had told anyone about Inmate Briskey being his enemy. When she discovered he had not, then his assertion could not be taken seriously, and Sergeant Spradlin moved Plaintiff to C block. (Ex. G, McCoy aff., ¶ 6.) Because C 1 was the only cell with an open bed, Plaintiff was placed in C 1, where Anthony Briskey was housed. (Ex. M, Jail File.)

All lockdowns are recorded, and there is no record of any lockdown in C block or any lockdown involving Plaintiff on April 16, 2007. (Ex. E, Stewart aff., ¶ 4; Ex. F, Sims aff., ¶ 7; Ex. , Hancock aff., ¶ 6.) It is true that the intercom system in the Chambers County Detention Center is not working, but the Sheriff and the Jail Administrator are working with the Chambers County Commission to contract for its repair or replacement. (Ex. E, Stewart aff., ¶ 10.)

At some time during Officer Hancock's midnight shift covering the night of April 16, 2007 and the morning of April 17, 2007, he moved Plaintiff was from C block to D block, where

he remained until he was moved to I block (Isolation block) on April 18, 2007 for his safety. (Ex. J, Hancock aff., ¶ 5; Ex. E, Stewart aff., ¶ 8; Ex. G, McCoy aff., ¶ 7; Ex. M, Jail File.) Although in I block Plaintiff had his own cell and was protected from any contact with Anthony Briskey, he continued to complain about threats to his life and abusive behavior by Corrections Officers. He also requested to be moved from I block. (Ex. D, Stewart aff., ¶ 8.) On May 2, 2007, because Plaintiff continued to complain about his safety, Major Stewart had Plaintiff transferred to the Randolph County Jail. (Ex. E, Stewart aff., ¶ 9; Ex. F, Sims aff., ¶ 8.)

Plaintiff filed several Inmate Grievance Forms between April 16, 2007 and May 3, 2007, but from a reading of his Grievances and the Defendants' affidavits, it appears that the majority of his concern for his safety arises from the fact that the Detention Center's administration told him that there were accusations by other inmates that he was stealing store items from them and that several inmates from A block, which did not include Inmate Briskey, had approached the administration to warn that Plaintiff's safety was at risk. (Ex. M, Jail File, May 2, 2007 Grievance Form.)

### **C. Grievance Procedure**

The Chambers County Detention Center has a Grievance Procedure for inmate complaints. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶¶ 1, 2; Ex. E, Stewart aff., ¶ 8.) The inmate requests a written form entitled "INMATE REQUEST FORM" and delivers the completed form to the Shift Supervisor, who either resolves the problem or passes the form on to the Jail Administrator. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶ 2.) An inmate who is dissatisfied with the Jail Administrator's decision may appeal that decision, within 72 hours, to the Sheriff of Chambers County. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶ 4.) Inmates are advised of their right to file Grievances at the time of admission to the jail. (Ex. N, Manual, Directive F-102, "Inmate Grievances," ¶ 5; Ex. D, Inmate Handbook, Section 17.) A response should be made to the Inmate regarding his Grievance within 72 hours of receipt, holidays and weekends excluded. (Ex. D, Inmate Handbook, Section 17.) "We will not take any negative sanction against you because you file a grievance." (Ex. D, Inmate Handbook, § 17.4.) Plaintiff did not at any time file any type of appeal of the decision on his Grievance or Complaint with the officers of the Chambers County Detention Center. (Ex. E, Stewart aff., ¶ 8.)

In addition to the duplicative nature of the filing of Plaintiff's Complaint, Defendants are entitled, based on several other legal principles, to a Dismissal of Plaintiff's Complaint or, at least, a Summary Judgment in their favor.

## II. LAW

### A. **All Claims By Plaintiff Against Defendant are Due to be Dismissed because Plaintiff Failed to Set Forth a Claim in his Pleading in "a short and plain statement of the claim showing that the pleader is entitled to relief" in Violation of Fed. R. Civ. P. 8, and Plaintiff's Complaint does not meet the heightened pleading standard imposed by Eleventh Circuit precedent.**

Under the heightened pleading standard, "the plaintiff must provide a greater degree of factual specificity than is ordinarily necessary under the notice pleading approach of the Federal Rules of Civil Procedure. Hunter v. Dist. of Columbia, 943 F.2d 69, 75 (D.C. Cir. 1991) (citation omitted)."

"[T]his circuit, along with others, has tightened the application of Rule 8 with respect to § 1983 cases in an effort to weed out nonmeritorious claims, requiring that a § 1983 plaintiff allege with some specificity the facts which make out its claim. Some factual detail in the pleadings is necessary to the adjudication of § 1983 claims."

Swann v. S. Health Partners, Inc., 388 F.3d 834, 838 (11th Cir. 2004) (citing Laurie v. Ala. Court of Crim. App., 256 F.3d 1266, 1275-76 (11th Cir. 2001), and Kyle K. v. Chapman, 208 F.3d 940, 944 (11th Cir. 2000), for the proposition that "the heightened pleading standard is only applicable in § 1983 suits against individuals for whom qualified immunity is available.").

#### 1. **Plaintiff's Complaint Alleges No Constitutional, Statutory, or Common Law Violation of Federal or State law.**

Plaintiff's Complaint states that he was placed in a cell with an enemy. (Plaintiff's Complaint, pp. 3-4.) Plaintiff alleges no constitutional, statutory, or common law violation of federal or state law that would fit within the category of cruel and unusual punishment. He did not allege that he filed an appeal of his Grievance with the Chambers County Sheriff. (Plaintiff's Complaint, pp. 3-5.) Plaintiff does not contend that he received an injury, nor does he state that

he was even threatened or in any way assaulted by Inmate Briskey. (Plaintiff's Complaint, pp. 3-5.)

The Plaintiff's allegations plainly illustrate the reason that the heightened pleading standard demands that a plaintiff set out his contentions as specifically as possible when qualified immunity is asserted, which all Defendants assert, *infra*. See GJR Investments, Inc., 132 F.3d at 1368 ("Some factual detail in the pleadings is necessary to the adjudication of [federal] claims. This is particularly true in cases involving qualified immunity, where we must determine whether a defendant's actions violated a clearly established right."); Gonzalez, 325 F.3d at 1235 ("The complaint must allege the relevant facts 'with some specificity.'"). In discussing the heightened pleading standard, the Eleventh Circuit has condemned pleadings in which the plaintiff uses "broad pejorative words to describe the defendants' intentions without giving any specifics." Id. at 1368.

At the motion to dismiss stage, "the qualified immunity inquiry and the Rule 12(b)(6) standard become intertwined . . . . If a plaintiff has not sufficiently alleged a violation of *any* constitutional right, it is axiomatic that the plaintiff likewise has failed to allege the violation of a 'clearly established' right." Id. at 1366-67. Regardless of which pleading standard is used to analyze the Plaintiff's claim, federal or Alabama, the result is the same: a failure to state a claim upon which relief may be granted. See Warden v. Thigpen, 563 So. 2d 1021, 1022 (Ala. 1990) (affirming dismissal of *pro se* inmate's complaint where inmate did not state a cause of action, "even under our liberal pleading standards"). The Plaintiff's allegation is particularly deficient, however, under the heightened pleading standard applicable to cases involving qualified immunity. Id. at 1368 ("Accordingly, when reviewing a district court's disposition of a motion to dismiss a...claim on qualified immunity grounds, we are guided both by the regular 12(b)(6)

standard and by the heightened pleading requirement.”). Consequently, Plaintiff’s allegation, which states no injury, fails to satisfy the heightened pleading standard and is due to be dismissed; alternatively, Defendants, Stewart, Sims, McCoy, and Spradlin, are entitled to qualified immunity as the Plaintiff has failed to state a constitutional violation or demonstrate that his rights were “clearly established.”

**2. Plaintiff’s failure to Exhaust all Administrative Remedies does not comply with the Prison Litigation Reform Act and bars the Complaint.**

Under the Prison Litigation Reform Act (“PLRA”), an inmate is required to exhaust all administrative remedies before instituting an action under 42 U.S.C. § 1983. See 42 U.S.C. § 1997e(a). The Plaintiff in this case has not utilized two separate and distinct administrative remedies available to him. Plaintiff did not pursue the appeal process of the Chambers County Detention Center’s Grievance Procedure. (Ex. E, Stewart aff., ¶ 8.) Even if Plaintiff had fulfilled the requirement as to all the steps in the grievance procedure provided at the Chambers County Detention Center and been denied relief, it was incumbent upon Plaintiff to proceed further with the State Board of Adjustment procedure. Plaintiff has not alleged that he pursued any grievance through the State Board of Adjustment. See Brown v. Tombs, 139 F.3d 1102, 1103-04 (6th Cir. 1998) (requiring prisoners to affirmatively show that they have exhausted administrative remedies).

Alabama law provides the opportunity to file a claim and proceed before the State of Alabama Board of Adjustment pursuant to Ala. Code § 41-9-60 et seq. The State of Alabama has provided an administrative remedy for the recovery of money damages through the State of Alabama Board of Adjustment. A claimant “shall have the right to file and prosecute his claim before the board in person or by counsel or agent of his own choice, whether such agent be licensed to practice law or not.” Ala. Code § 41-9-63.

As a result of Plaintiff's failure to exhaust these two remedies, he is barred from bringing this action under § 1997e(a). See Alexander v. Hawk, 159 F.3d 1321, 1326-27 (11<sup>th</sup> Cir. 1998) (affirming dismissal of prison action due to failure to exhaust administrative remedies), and on that basis alone, these Defendants are entitled to have Plaintiff's claims against them dismissed.

**3. Plaintiff's claims are barred by the Prison Litigation Reform Act because he has not suffered even a *de minimis* physical injury as a result of the allegations in his Complaint.**

42 U.S.C. § 1997e(e), requires that an inmate suffer a physical injury in order to present viable claims of injury.

“No Federal civil action may be brought by a prisoner confined in a jail, prison, or other correctional facility, for mental or emotional injury suffered while in custody without a prior showing of physical injury . . . . In order to avoid dismissal under § 1997e(e), a prisoner's claims for emotional or mental injury must be accompanied by allegations of physical injuries that are greater than *de minimis*.”

Mitchell v. Brown & Williamson Tobacco Corp., 294 F.3d 1309 (11th Cir. 2002). See also Harris v. Garner, 190 F.3d 1279, 1286 (11th Cir. 1999) (in which the Eleventh Circuit held “that in order to satisfy section 1997e(e) the physical injury must be more than *de minimis*, but need not be significant”) (citing Gomez v. Chandler, 163 F.3d 921, 924 (5th Cir. 1999)).

Plaintiff has not alleged in his Complaint that he suffered any type of injury, much less a greater than *de minimis* injury. Therefore, Plaintiff has not met the requirements of the PLRA, and his claims must be dismissed pursuant to 42 U.S.C. § 1997e(e).

**B. All Claims by the Plaintiff against the Corrections Officer Defendants in their Official Capacities must fail based on Eleventh Amendment Immunity and because they are not “persons” under 42 U.S.C.A. § 1983.**

The Plaintiff has not stated in his Complaint whether his claims against these Defendants are in their official capacity or individual capacity. Therefore, out of an abundance of caution, these Defendants analyze the Plaintiff's claims in light of both individual and official capacities.

The Plaintiff's claims against these Defendants in their official capacity are due to be dismissed for lack of subject matter jurisdiction, as such claims are barred by the Eleventh Amendment to the United States Constitution. Parker v. Williams, 862 F.2d 1471, 1476 (11th Cir. 1989) (holding a sheriff sued in his official capacity is entitled to Eleventh Amendment immunity); Free v. Granger, 887 F.2d 1552, 1557 (11th Cir. 1989) (holding that a sheriff sued in his official capacity is entitled to Eleventh Amendment immunity); Carr v. City of Florence, Ala., 918 F.2d 1521, 1525 (11th Cir. 1990) (holding a deputy sheriff sued in his official capacity is entitled to Eleventh Amendment immunity); Lancaster v. Monroe County, 116 F.3d 1419, 1430-31 (11th Cir. 1997) (extending Eleventh Amendment immunity to include jailers employed by county sheriffs).

In addition, the official capacity claims must fail because 42 U.S.C. § 1983 prohibits a person, acting under color of law, from depriving another of his rights secured by the United States Constitution. 42 U.S.C. § 1983 (emphasis added). The United States Supreme Court has held that state officials, in their official capacities, are not "persons" under § 1983. Will v. Mich. Dep't of State Police, 491 U.S. 58, 71 (1989). Any claims against Major Stewart or the other corrections officer Defendants in their official capacity should therefore be dismissed because they are not "persons" under § 1983; therefore, claims against them in their official capacity fail to state a claim upon which relief can be granted. Id.; Carr v. City of Florence, Ala., 916 F.2d 1521, 1525 n. 3 (11<sup>th</sup> Cir. 1990).

Because this suit is, in effect, a suit against the State of Alabama, the Plaintiff's claims against the above employees of the Chambers County Detention Center are barred by the Eleventh Amendment to the United States Constitution. See Free, supra at 1557; Dean v. Barber, 951 F.2d 1210, 1215 n.5 (11th Cir. 1992); Carr, supra at 1525 (citing Parker v. Williams,

862 F.2d 1471, 1476 (11th Cir. 1989)) and upholding the proposition that a deputy sued in his official capacity is entitled to Eleventh Amendment immunity). Thus, this Court lacks subject matter jurisdiction over the Plaintiff's official capacity claims.

**C. Plaintiff has failed to allege any personal involvement by Major Stewart, Administrator of the Chambers County Detention Center, or in the allegations against him; therefore, Defendant Stewart has not been sued under 42 U.S.C. § 1983 in his individual capacity.**

In order to present a cognizable claim against a public official in his individual capacity, the language of 42 U.S.C. § 1983 requires proof of an affirmative causal connection between the actions taken by the defendants and the constitutional deprivation. Swint v. City of Wadley, 51 F.3d 988 (11th Cir. 1995). The requisite causal connection may be shown by the personal participation of the defendant, a policy established by the defendant resulting in indifference to constitutional rights, or a breach of a duty imposed by state or local law which results in constitutional injury. Zatler v. Wainwright, 802 F. 2d 397 (11th Cir. 1986). A District Court in the Eleventh Circuit applied the Zatler analysis to the failure-to-protect type claim.

Plaintiff must establish an affirmative causal connection between the Defendants' actions, orders, customs, policies, or breaches of statutory duty and a deprivation of Plaintiff's constitutional rights in order to state a claim upon which relief may be granted. See Zatler v. Wainwright, 802 F.2d 397, 401 (11th Cir. 1986). A causal connection may be established by proving that the official was personally involved in the acts that resulted in the constitutional deprivation; by proving that a policy or custom that he established or utilized resulted in deliberate indifference to an inmate's constitutional rights; or by proving that a supervisory defendant breached a duty imposed by state or local law, and this breach caused Plaintiff's constitutional injury. Id.

Padgett v. Wheat, No. 04-0784, 2007 WL 2236698, slip op. at \*9 (S.D. Ala. July 31, 2007).

The Plaintiff has alleged no actions in which the Defendant was personally involved with respect to the alleged cruel and unusual punishment; therefore, he has made a claim against him only for acts committed by him in his official capacity. Brown v. Crawford, 906 F.2d 667, 671 (11th Cir. 1990). For the Jail Administrator to face liability as a defendant in a § 1983 action,



Plaintiff must allege actions against him in his personal, not his official, capacity. Plaintiff has offered no allegation demonstrating that this Defendant was in any way involved in the actions he claims were constitutionally infirm. There are absolutely no facts – in fact, the Complaint is completely devoid of any allegation of personal involvement or even knowledge of the various conditions complained of on the part of this Defendant – to show that he personally participated in the claims made the basis of the Plaintiff’s Complaint, nor does the Plaintiff allege specifically how this Defendant violated his constitutional rights. As such and on this basis alone, Plaintiff’s claims against this Defendant are due to be dismissed.

Plaintiff must show a causal connection between the Defendant and the alleged deprivation but may not do so using “*respondeat superior*.” Brown, supra, at 671. To the extent that Plaintiff’s claim against this Defendant is an attempt to hold him liable under a *respondeat superior* theory, his claim must similarly fail.

[Supervisory] liability under § 1983 must be based on something more than a theory of *respondeat superior*. Supervisory liability occurs either when the supervisor personally participates in the alleged constitutional violation or when there is a causal connection between actions and the supervising official and the alleged constitutional violation. The causal connection can be established when a history of widespread abuse puts the responsible supervisor on notice of the need to correct the alleged deprivation, and he fails to do so.

Dolihite v. Maughon, 74 F.3d 1027, 1052 (11th Cir. 1996). There are no facts or history alleged by Plaintiff that show a causal connection between any action or inaction by this Defendant and the alleged constitutional violations. Therefore, Plaintiff’s claims against this Defendant are due to be dismissed.

Plaintiff may still show a causal connection between the alleged deprivation, even when there exists no personal involvement by a supervising official, like a sheriff or administrator of a corrections facility, but the abuse “must be obvious, flagrant, rampant and of continued duration,

rather than isolated occurrences.” Brown, *supra*, at 671. Not only does the Plaintiff not allege that this Defendant knew about the alleged cruel treatment he suffered, Plaintiff also does not explain any other incidents of cruel treatment to Plaintiff or any other inmate that he knew about or should have known about, nor does he allege that his treatment or that of any other inmate was so obvious and blatant that this Defendant should have known about it. Therefore, Plaintiff has failed to show a causal connection and resulting cognizable injury based on this Defendant’s supervision of the Chambers County Detention Center. In his affidavit, the Defendant denies that he had any personal involvement with the Plaintiff or any of the actions that form a part of the claims in his Complaint. (Ex. C, Jones aff., ¶ 3; Ex. D, Torbert aff., ¶ 2; Ex. E, Welch aff., ¶ 3.) Because Plaintiff has failed to causally connect this Defendant to a constitutional injury that forms the basis for the Complaint and has failed to show a causal connection between this Defendant’s actions and the cell change of Plaintiff, Plaintiff has only sued him in his official capacity. Defendant has previously shown that he is entitled to Eleventh Amendment immunity based on a § 1983 action against him in his official capacity. Therefore, even if Plaintiff’s Complaint was adequate, which it is not, this Defendant is still entitled to judgment on the Complaint.

**D. Plaintiff has failed to allege that he has suffered an injury, much less any serious harm, sufficient to satisfy the requirements for an Eighth or Fourteenth Amendment Claim of Cruel and Unusual Punishment.**

A plaintiff alleging a constitutional violation based on failure to protect must prove some form of serious injury. A corrections official

must ensure that inmates receive adequate food, clothing, shelter, and medical care, and must protect prisoners from violence at the hands of other prisoners. However, a constitutional violation occurs only where the deprivation alleged is, objectively, “sufficiently serious,” Wilson v. Seiter, 501 U.S. 294, 298, 111 S.Ct. 2321, 2324, 115 L.Ed.2d 271, and the official has acted with “deliberate indifference” to inmate health or safety.

Farmer v. Brennan, 511 U.S. 825, 825-826, 114 S.Ct. 1970, 1973 (1994). A serious medical need is one that a physician has prescribed as mandating medical care, and it involves the question of whether objective harm has occurred. The U.S. Supreme Court addressed an Eighth Amendment challenge to a prison deprivation claim in Rhodes v. Chapman, 452 U.S. 337, 101 S.Ct. 2392, 69 L.Ed.2d 59 (1981). The Supreme Court described the claims made in Rhodes and the proper analysis of them in Wilson v. Seiter, 501 U.S. 294, 111 S.Ct. 2321 (1991).

In [Rhodes], inmates at the Southern Ohio Correctional Facility contended that the lodging of two inmates in a single cell (“double celling”) constituted cruel and unusual punishment. We rejected that contention, concluding that it amounts “[a]t most ... to a theory that double celling inflicts pain,” id., at 348-349, 101 S.Ct., at 2400, but not that it constitutes the “unnecessary and wanton infliction of pain” that violates the Eighth Amendment, id., at 346, 101 S.Ct., at 2399. The Constitution, we said, “does not mandate comfortable prisons,” id., at 349, 101 S.Ct., at 2400, and only those deprivations denying “the minimal civilized measure of life's necessities,” id., at 347, 101 S.Ct., at 2399, are sufficiently grave to form the basis of an Eighth Amendment violation.

Wilson, 501 U.S. at 298, 111 S.Ct. at 2324. However, there is no dispute in this case as to Plaintiff’s injury; he has suffered none. Therefore, based on Plaintiff’s Complaint and the facts demonstrated in this case, no one has been cruel to Plaintiff.

**E. Defendants are Entitled to Qualified Immunity and Plaintiff’s Claims are Due to be Denied Because the Defendants did not Violate a Constitutional Right Belonging to the Plaintiff, nor was there Pre-existing “Clearly Established Law.”**

As explained above, Defendant Stewart, as Administrator of the Chambers County Detention Center, and Captain Sims, Lieutenant McCoy, and Sergeant Spradlin, as employees of the Sheriff at the Chambers County Detention Center, are entitled to immunity for acts performed in the line and scope of their employment. Free, supra; Carr, supra; Lancaster, supra. The Complaint contains no allegation by the Plaintiff that any Defendant was acting outside the line and scope of his or her employment. (Plaintiff’s Complaint.)

The Eleventh Circuit has divided consideration of qualified immunity into two “prongs” of analysis as articulated in *Zeigler v. Jackson*, 716 F.2d 847, 849 (11th Cir. 1983).

First, “the defendant government official must prove that ‘he was acting within the scope of his discretionary authority when the allegedly wrongful acts occurred.’” *Sammons v. Taylor*, 967 F.2d 1533, 1539 (11th Cir. 1992) (quoting *Zeigler*, 716 F.2d at 849). “[T]hen the burden shifts to the plaintiff to demonstrate that the defendant violated clearly established constitutional law.” *Id.* (quoting *Zeigler*, 716 F.2d at 849).

*Jordan v. Doe*, 38 F.3d 1559, 1565 (11th Cir. 1994). Because all these Defendants are entitled to qualified immunity, Plaintiff must meet two prongs – an objective component and a subjective component - in order to satisfy the Eleventh Circuit’s standard for determining whether Plaintiff has made out a claim sufficient to overcome the qualified immunity to which Major Stewart, Captain Sims, Lieutenant McCoy, and Sergeant Spradlin are entitled.

**1. Plaintiff’s Claims are Due to be Denied Because he has not Stated a Constitutional Violation within his Complaint Sufficient to Overcome Defendants’ Entitlement to Qualified Immunity.**

Based on U.S. Supreme Court precedent, the Eleventh Circuit has stated a two-part inquiry in determining whether a Plaintiff has overcome the qualified immunity to which a public official is entitled in the face of a § 1983 claim.

The defendants having established their eligibility for qualified immunity, the burden then shifts to the plaintiff to show that qualified immunity is not appropriate. *Lee v. Ferraro*, 284 F.3d [1188,] at 1194 [(11th Cir. 2002)]. This next step consists of a two-part inquiry, set forth in *Saucier v. Katz*, 533 U.S. 194, 201, 121 S.Ct. 2151, 150 L.Ed.2d 272 (2001). *First we ask, ‘[t]aken in the light most favorable to the party asserting the injury, do the facts alleged show the officer’s conduct violated a constitutional right?’* *Id.* *If, assuming the plaintiff’s allegations were true, no such right would have been violated, the analysis is complete.* However, if a constitutional violation can be made out on the plaintiff’s facts, we then must determine ‘whether, at the time of the incident, every objectively reasonable police officer would have realized the acts violated already clearly established federal law.’ *Garrett v. Athens-Clarke County*, 378 F.3d 1274, 1278-79 (11th Cir. 2004) (citing *Saucier*, 533 U.S. at 201-02, 121 S.Ct. 2151, 150 L.Ed.2d 272).

Harris v. Coweta County, Ga., 406 F.3d 1307, 1312-13 (11<sup>th</sup> Cir. 2005) (emphasis added). In this case, no constitutional right of Plaintiff was violated.

The Eleventh Circuit has analyzed the objective standard in detail; the analysis is well-described in a District Court slip opinion. An Eighth Amendment claim must allege conduct that amounts to “the infliction of unnecessary pain or suffering upon the prisoner.” Padgett, supra 2007 WL 2236698 at \*8 (quoting LaMarca, 995 F.2d at 1535). The alleged deprivation must be “‘objectively, ’sufficiently serious.’” Id. (quoting Farmer, 511 U.S. at 834 (quoting Wilson v. Seiter, 501 U.S. 294, 298 (1991))). “The objective standard ‘embodies broad and idealistic concepts of dignity, civilized standards, humanity, and decency . . . , but must be balanced against competing penological goals.’” LaMarca v. Turner, 995 F.2d 1526, 1535 (11<sup>th</sup> Cir. 1993) (quoting Estelle v. Gamble, 429 U.S. 97, 102 (1976)).

In a situation where an inmate complains about being attacked by another inmate, the inmate must establish that the conditions under which he was incarcerated presented "a substantial risk of serious harm." Farmer, 511 U.S. at 834.

Id.

Plaintiff suffered no injury; therefore, he has alleged an insufficiently serious harm and has stated no constitutional violation relating to cruel and unusual punishment.

In the Eleventh Circuit, "an injury can be 'objectively, sufficiently serious' only if there is more than *de minimis* injury." Boxer X v. Harris, 437 F.3d 1107, 1111 (11th Cir. 2006), citing Johnson v. Breeden, 280 F.3d 1308, 1321 (11th Cir. 2002). Rubiani v. Donald, No. 05-194, 2006 WL 2850425, slip op. at \*3 (M.D. Ga. Oct. 3, 2006). Even assuming that Plaintiff's allegations are true, he has not demonstrated in those allegations that he was actually punished or treated cruelly while at the Chambers County Detention Center.

Therefore, there was no action or inaction by the Defendants that thereby denied Plaintiff “of any rights, privileges, or immunities secured by the Constitution and laws.” 42 U.S.C. § 1983. Based on Plaintiff’s Complaint and the affidavits, jail records, and the Detention Center Manual issued by Major Stewart, Plaintiff was denied the right of being totally free of fear and anxiety while in a Detention Center. Such a complaint is not an adequate basis for a constitutional challenge. Therefore, none of these Defendants, Major Stewart, Captain Sims, Lieutenant McCoy, or Sergeant Spradlin, violated any constitutional right of the Plaintiff, and they are entitled to have Plaintiff’s claim against them dismissed.

**2. Alternatively, Defendants are entitled to summary judgment based on qualified immunity because nothing in their conduct crossed a “bright line” contour of clearly established constitutional law.**

Even if Plaintiff had met his burden with respect to the first prong, he still has not met his burden under the second prong of the analysis required for overcoming a public official’s qualified immunity. Public officials are protected in their individual capacities by qualified immunity as long as “a reasonable officer could have believed [his actions] to be lawful, in light of *clearly established law* and the information [that the officer] possessed.” Anderson v. Creighton, 483 U.S. 635, 636 (1987) (emphasis added). The Eleventh Circuit Court of Appeals has observed “[t]hat qualified immunity protects governmental actors is the usual rule; only in exceptional cases will government actors have no shield against claims made against them in their *individual capacities*.” Lassiter v. Ala. A & M Univ., 28 F.3d 1146 (11th Cir. 1994) (en banc) (emphasis in original) (footnote omitted).

Once it is established that the Plaintiff has stated a claim – first prong - and that the Defendant was acting within his discretionary authority, the Court then considers whether the contours of the constitutional right allegedly violated were “clearly established” – second prong. In making this assessment, the reviewing court must examine the state of law *at the time the*

*alleged deprivation occurred.* See Rodgers v. Horsley, 39 F.3d 308, 311 (11th Cir. 1994); Adams v. St. Lucie County Sheriff's Dep't, 962 F.2d 1563, 1578 (11th Cir. 1992) (Edmondson, J., dissenting), rev'd and reasoning of original dissent adopted, 998 F.2d 923 (11th Cir. 1993) (en banc).

The Plaintiff must show that clearly established law provided all these Defendants with fair warning that their conduct was unlawful by either (1) pointing to a case with materially similar facts holding that the conduct engaged in was illegal; or (2) demonstrating that a pertinent federal statute or federal constitutional provision is specific enough to demonstrate conduct was illegal, even in the total absence of case law. Storck v. City of Coral Springs, 354 F.3d 1307, 1317 (11th Cir. 2003) (citations omitted). The Eleventh Circuit has identified the latter method as an “obvious clarity” case. Vinyard v. Wilson, 311 F.3d 1340, 1350 (11th Cir. 2002) (footnote omitted). In order to show that the conduct of the Defendants was unconstitutional with “obvious clarity,” “the unlawfulness must have been apparent.” Willingham v. Loughnan, 321 F.3d 1299, 1301 (11th Cir. 2003). “Unless a government agent’s act is so obviously wrong, in the light of pre-existing law, that only a plainly incompetent officer or one who was knowingly violating the law would have done such a thing, the government actor has immunity from suit.” Storck, 354 F.3d at 1318 (quoting 28 F.3d at 1149).

The law must be relatively “fact specific” and “so particularized” that it would have been obvious or “apparent” to the Defendant that his actions were unlawful. See Rodgers, 39 F.3d at 311; Hansen v. Soldenwagner, 19 F.3d 573, 575 (11th Cir. 1994) (both reversing denial of qualified immunity). As the Eleventh Circuit has explained, “[a] plaintiff cannot rely on . . . ‘broad legal truisms’ to show that a right is clearly established. . . . ‘[i]f case law, in factual terms, has not staked out a bright line, qualified immunity almost always protects the

Defendant.” Kelly v. Curtis, 21 F.3d 1544, 1550 (11th Cir. 1994) (reversing denial of qualified immunity as to some Defendants) (quoting Post v. City of Fort Lauderdale, 7 F.3d 1552, 1557 (11th Cir. 1992)). While the facts of prior cases establishing the law in a particular context need not be identical, “the salient question that the Court of Appeals ought to have asked is whether the state of the law in 1995 gave respondents fair warning that their alleged treatment of [Plaintiff] was unconstitutional.” Hope v. Pelzer, 536 U.S. 730, 122 S. Ct. 2508 (2002). This case law must “dictate, that is, truly compel (not just suggest or allow or raise a question about), the conclusion for every like-situated, reasonable government agent that what Defendant is doing violates federal law in the circumstances.” Hudson v. Hall, 231 F.3d 1289, 1294 (11th Cir. 2000) (quoting Lassiter, at 28 F.3d 1150).

Therefore, based on the above, an official must have the requisite knowledge before a failure to protect Plaintiff from another inmate will subject that official to constitutional liability.

To show that an official had subjective knowledge, the court is to inquire whether the defendant was aware of a “particularized threat or fear felt by [the plaintiff].” [Carter v. Galloway, 352 F.3d 1346 (11<sup>th</sup> Cir. 2003)] Id. “An official’s failure to alleviate a significant risk that he should have perceived but did not, while no cause for commendation, cannot ... be condemned as the infliction of punishment” and does not give rise to a constitutional violation. Farmer, 511 at 838. Whether an official had requisite knowledge is a question of fact that may be demonstrated by circumstantial evidence. Id. at 842. Consequently, evidence of past attacks which were “long-standing, pervasive, well-documented, or expressly noted by [ ] officials in the past” may be sufficient to find that the official had actual knowledge. Id.

Dixon v. Sheriff Doe, No. 03-159, 2006 WL 1992406, slip op. at \*2 (M.D. Fla. July 14, 2006) (Defendants had no notice of a threat to Plaintiff from other inmate). In the case at bar, there was no documentation of any past attacks by Briskey against Plaintiff, much less “long-standing, pervasive, or well-documented” ones. Prison officials who “act reasonably cannot be found liable under the Cruel and Unusual Punishments Clause.” Padgett, supra, 2007 WL 2236698 at



\*8. “”[M]erely negligent failure to protect an inmate from attack does not justify liability under section 1983.”” Id. at \*9.

Correctional officials may be held liable under the Constitution for acting with “deliberate indifference” to an inmate's safety when the official knows that the inmate faces “a substantial risk of serious harm” and with such knowledge disregards that risk by failing to take reasonable measures to abate it. Farmer, 511 U.S. at 828. “It is not, however, every injury suffered by one inmate at the hands of another that translates into a constitutional liability for prison officials responsible for the victim's safety.” Id. at 834. A constitutional violation occurs only when a plaintiff establishes the existence of “a substantial risk of serious harm, of which the official is subjectively aware, ... and [that] the official does not respond[ ] reasonably to the risk'....” Marsh v. Butler County, 268 F.3d 1014, 1028 (11th Cir. 2001) (en banc), quoting Farmer, 511 U.S. at 844. “The known risk of injury must be a ‘strong likelihood, rather than a mere possibility’ before a guard's failure to act constitute [sic] deliberate indifference.” Brown, 894 F.2d at 1537 (citations omitted); see also Rich v. Bruce, 129 F.3d 336, 339-40 (4th Cir. 1997) (unless a prison official actually makes the inference that a substantial risk of serious harm exists, he does not act with deliberate indifference even where his actions violate prison regulations or can be described as stupid or lazy). An inmate “normally proves actual knowledge of impending harm by showing that he complained to prison officials about a specific threat to his safety.” McGill v. Duckworth, 944 F.2d 344, 349 (7th Cir. 1991); overruled in part on other grounds by Farmer, 511 U.S. 825. An “official's failure to alleviate a significant risk that he should have perceived but did not,” does not constitute deliberate indifference. Farmer, 511 U.S. at 838.

Harris v. Campbell, No. 05-0496, 2007 WL 1668814, slip op. at \*5 (M.D. Ala. June 8, 2007)

(holding that officials had inadequate knowledge of threat after attacker said that person who snitched on him regarding marijuana, whom he did not identify, should be ready to deal with him after he was released from segregation).

Likewise, the mere allegation that Plaintiff told various prison staff that inmate Childs had threatened him is also insufficient to show deliberate indifference. “[T]hreats between inmates are common and do not, under all circumstances, serve to impute actual knowledge of a substantial risk of harm.” Prater v. Dahm, 89 F.3d 538, 541 (8th Cir. 1996). Notably, Plaintiff has not articulated any other reason for prison officials to be concerned about an assault, such as previous altercations between Childs and Plaintiff, or any history of Childs actually attacking other inmates. It should also be recognized that inmate allegations regarding threats are often simply ploys to “arrange a room move.” Pagels v. Morrison, 335 F.3d 736, 741 (8th Cir. 2003).

Metheny v. Smith, No. 104-157, 2006 WL 566111, slip op. at \*7 (S.D. Ga. March 6, 2006). The ploy to “arrange a room move” was the very concern of the Defendants in the case at bar and explains why they did not immediately jump to meet Plaintiff’s request. Summing up the above rulings and requirements, Plaintiff must meet three requirements to show a violation of the Eighth Amendment.

To show that a violation of an Eighth Amendment right occurred, a plaintiff must “ ‘produce sufficient evidence of (1) a substantial risk of serious harm; (2) the defendant’s deliberate indifference to that risk; and (3) causation.’ ”

Laurencio v. Secretary, No. 03-294, 2006 WL 2729642, slip op. at \*6 (M.D. Fla. September 25, 2006). Plaintiff has failed as to all three of these requirements.

This case is distinguishable from, yet also similar to, Tyner v. Donald, No. 104-156, 2006 WL 2623919, slip op. (M.D. Ga. September 11, 2006). In that case, the District Court determined that summary judgment was inappropriate for Defendants as to inmate Tyner’s claim that corrections officers were deliberately indifferent to a risk of serious harm *after* they placed inmate Pittman in Plaintiff’s cell, but that summary judgment was appropriate for Defendants as to plaintiff’s claim that the officers were deliberately indifferent in the initial placement of inmate Pittman in the plaintiff’s cell. The District Court denied summary judgment because the Defendants had knowledge that the two inmates had fought and that Pittman had stabbed Plaintiff with an ink pen. First, as to the distinction between the two cases, the Plaintiff in Tyner had altercations with the other inmate and sustained injuries, whereas in the case of the Plaintiff whose claims are the subject of this Special Report, there was no physical contact alleged at all. Second, in Tyner the Defendants “failed to produce testimony from the individual Defendants as to their knowledge or awareness of the fighting or of injuries sustained by Plaintiff; and that they relied instead on log sheets and affidavits of persons without personal knowledge of the events

which transpired in support of their argument that Defendant guards were not aware of any fighting or other risk of harm.” Id. at \*1.

There is a similarity between the two cases that argues in favor of Defendants in the case at bar, in which Plaintiff claims to have told Lieutenant McCoy and Sergeant Spradlin that they were taking him to cell C block, the cell block of Anthony Briskey, someone he had had problems with. However, after checking Plaintiff’s booking documents, Lieutenant McCoy was unable to discover any naming of Briskey as an enemy. Interestingly, the plaintiff in Tyner also objected strenuously to the initial placement of inmate Pittman in the cell with plaintiff.<sup>3</sup> The District Court in Tyner granted Defendants summary judgment on that claim. However, there the similarity ends. In Tyner after Pittman and plaintiff had fought and Pittman had stabbed plaintiff with an ink pen, the Defendants returned the two inmates to the same cell. Regarding that claim, the District Court denied Defendants summary judgment. Nothing similar occurred in the case at bar. Therefore, comparing this case to Tyner, the summary judgment in favor of Defendants on the claim regarding the initial placement of Pittman in the same cell as plaintiff argues in favor of Defendants in the case at bar, while the denial of summary judgment for Defendants on the other claim in Tyner is distinguishable from the case at bar. See also Murphy v. Turpin, No. 04-14507, 159 Fed. Appx. 945, 948, 2005 WL 3455813, slip op. at \*\*3 (11<sup>th</sup> Cir. December 19, 2005) (affirming dismissal of failure-to-protect claim, even though Murphy alleged that he requested protection from certain inmates and that the Defendants knew about his request for protection from his original cellmate, prisoner Neisler, but he did not allege that the Defendants had notice that he was in danger from Thomas, the inmate who attacked him). The undersigned attorney for Defendants was unable to find any inmate-failure-to-protect opinion

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<sup>3</sup> In Tyner, plaintiff objected to any inmate being placed in the same cell with him, particularly one like Pittman who had attacked a prison officer five months earlier.

issued by the Eleventh Circuit, published or unpublished, in which no physical injury or physical contact was alleged by the plaintiff. For that reason also, Defendants conduct could not have crossed a “bright line” contour of clearly established constitutional law.

Qualified immunity recognizes the need for public officials to be immune not only from liability but from the litigation process itself. The Eleventh Circuit began applying the heightened pleading standard in qualified immunity cases against government officials “to weed out nonmeritorious claims.” See GJR Inv., Inc. v. County of Escambia, 132 F.3d 1359, 1367 (11th Cir. 1998). The evidence clearly shows that these Defendants have not violated a constitutional right of the Plaintiff. However, even if any of their actions or inactions acts could be construed as violating a right of the Plaintiff, these Defendants have done nothing to cross any bright line of clearly established constitutional law. “An official's failure to alleviate a significant risk that he should have perceived but did not, while no cause for commendation, cannot ... be condemned as the infliction of punishment” and does not give rise to a constitutional violation.” Dixon v. Sheriff Doe, No. 03-159, 2006 WL 1992406, slip op. at \*2 (M.D. Fla. July 14, 2006) (quoting Farmer, 511 at 838). Therefore, the Defendants are entitled to qualified immunity.

#### **F. Summary Judgment Standard**

On a motion for summary judgment, the Court should view the evidence in the light most favorable to the nonmovant. Greason v. Kemp, 891 F.2d 829, 831 (11th Cir. 1990). However, a plaintiff “must do more than show that there is some metaphysical doubt as to the material facts.” Matsushita Elec. Indus. Co. v. Zenith Radio Corp., 475 U.S. 574, 586 (1986). Only reasonable inferences with a foundation in the record inure to the nonmovant’s benefit. See Reeves v. Sanderson Plumbing Prod., Inc., 530 U.S. 133 (2000). “[T]he court should give credence to the evidence favoring the nonmovant as well as that ‘evidence supporting the

moving party that is uncontradicted or unimpeached, at least to the extent that that evidence comes from disinterested witnesses.’” Reeves, 530 U.S. at 151, quoting 9A C. Wright & A. Miller, Federal Practice and Procedure § 2529, p. 299.<sup>4</sup> “A reviewing court need not ‘swallow plaintiff’s invective hook, line and sinker; bald assertions, unsupportable conclusions, periphrastic circumlocutions, and the like need not be credited.’” Marsh v. Butler County, 268 F.3d 1014, 1036 n.16 (11th Cir. 2001) (en banc), quoting Mass. Sch. of Law v. American Bar, 142 F.3d 26, 40 (1st Cir. 1998).

### III. CONCLUSION

Defendants deny each and every allegation, if any, made by Plaintiff Griggs in the Complaint. Defendants have not acted in a manner so as to deprive the Plaintiff of any right to which he is entitled. More importantly, the complaint is a duplicate of an identical state court action, barring it from consideration by a federal court. The Complaint is, therefore, at best, redundant and violative of Alabama law, and, at worst, it is an attempt to play games with the court system. Therefore, under the PLRA, the Complaint should be dismissed. Otherwise, the PLRA bars Plaintiff’s Complaint because he filed no appeal of his Grievance with the Chambers County Detention Center, he filed no claim with the State Board of Adjustment, and Plaintiff has not suffered any physical injury whatsoever. But, if the Plaintiff was able somehow to get past those grounds for dismissal by Defendants, then there are several bases for this Court to grant Summary Judgment to Defendants, particularly immunity. Defendants are entitled to Eleventh Amendment Immunity and Qualified Immunity, and based on the Plaintiff’s Complaint, the law

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<sup>4</sup> Although Reeves was a review of a motion for judgment as a matter of law after the underlying matter had been tried, the Supreme Court, in determining the proper standard of review relied heavily on the standard for summary judgment stating, “the standard for granting summary judgment ‘mirrors’ the standard for judgment as a matter of law, such that ‘the inquiry under each is the same.’” Reeves, 530 U.S. at 150, citing Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 250-251 (1986); Celotex Corp. v. Catrett, 477 U.S. 317, 323 (1986).

in existence at the time of the incident upon which Plaintiff's Complaint is based, and the facts presented by Defendants, it is impossible for Plaintiff to overcome that immunity.

#### **IV. MOTION TO DISMISS**

Defendants respectfully request that this Honorable Court treat this Special Report as a Motion to Dismiss, and grant unto them the same. In the alternative, should this Court deny Defendants' Motion to Dismiss, Defendants are entitled to Summary Judgment in their favor.

Respectfully submitted this the 9th day of October, 2007.

**s/Winthrop E. Johnson**

WINTHROP E. JOHNSON, Bar No. JOH086

Attorneys for Defendants Chief Jail Administrator  
Major Clay Stewart, Captain Tommy Sims,  
Lieutenant LaKesha McCoy, and Sergeant Felton  
Spradlin

WEBB & ELEY, P.C.

7475 Halcyon Pointe Drive (36117)

Post Office Box 240909

Montgomery, Alabama 36124

Telephone: (334) 262-1850

Fax: (334) 262-1889

E-mail: wjohnson@webbeley.com

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this the 9th day of October 2007, I have electronically filed the foregoing with the Clerk of the Court using the CM/ECF system.

I also hereby certify that on the **9<sup>th</sup> day of October, 2007** I have mailed a true and correct copy of the foregoing by United States Mail, postage prepaid, to the following non-CM/ECF participant:

**Derwin T. Griggs, #198159**  
**Pro Se**  
**Elmore Correctional Facility**  
**P.O. Box 8**  
**Elmore, AL 36025**

**s/Winthrop E. Johnson**  
**OF COUNSEL**

# **EXHIBIT A**

## **Plaintiff's Federal Complaint**

M/D 1

IN THE UNITED STATES DISTRICT COURT FOR  
THE MIDDLE DISTRICT OF ALABAMA

Derwin T. Griggs AIS 198159

Full name and prison name of  
Plaintiff(s)

v.

Major Clay Stewart

Cpt Tommy Simms

1st Keisha McCoy

Sgt. Tommy Spindlin

Name of person(s) who violated your  
constitutional rights. (List the names  
of all the person.)

CIVIL ACTION NO. 3:07-CV-691-MHT  
(To be supplied by Clerk of U.S. District  
Court)

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES ☐ No ☒
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES ☐ NO ☒
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) \_\_\_\_\_

Defendant(s) \_\_\_\_\_

2. Court (if federal court, name the district; if state court, name the county)

\_\_\_\_\_  
\_\_\_\_\_



3. Docket number \_\_\_\_\_
4. Name of judge to whom case was assigned \_\_\_\_\_
5. Disposition (for example: was the case dismissed? Was it appealed? Is it still pending ?) \_\_\_\_\_
6. Approximate date of filing lawsuit \_\_\_\_\_
7. Approximate date of disposition \_\_\_\_\_

## II. PLACE OF PRESENT CONFINEMENT \_\_\_\_\_

Elmore Correctional Facility p.o. Box 8 Elmore, Ala. 36025

## PLACE OR INSTITUTION WHERE INCIDENT OCCURRED \_\_\_\_\_

Chambers County Jail <sup>105 Ala</sup> ~~p.o. Box 8~~ Ave. West Lafayette Ala. 36862

## III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

## NAME

## ADDRESS

1. Major Clay Stewart 105 Ala. Ave. West Lafayette Ala. 36862
2. Cpt. Tommy Simons 105 Ala. Ave. West Lafayette Ala. 36862
3. Lt Keisha McCoy 105 Ala. Ave. West Lafayette Ala. 36862
4. Sgt. Tommy Spradlin 105 Ala. Ave. West Lafayette Ala. 36862
5. \_\_\_\_\_
6. \_\_\_\_\_

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED April 16, 2007

## V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: \_\_\_\_\_

Ground one: protection abuse

Supporting facts: The plaintiff Derwin T. Griggs was incarcerated in the Chambers County Jail on date April 16, 2007 9:00 a.m. the plaintiff was being moved from one cell block to another threw pass down from Cpt. Tommy Simms Lt. Keisha McCoy And Sgt. Tommy Spradlin Advised which cell block the plaintiff would be moved to C-Block the plaintiff stated several times verbally that He Had A enemy in C-Block Anthony Briskey And that it was written in his file And asked to be moved to another cell block And Sgt. Tommy Spradlin stated NO that Cpt Tommy Simms called and passed down to Lt Lisa Davidson, Lt. Keisha McCoy, Sgt. Tommy Spradlin And advised that the plaintiff was to be moved to C-Block the plaintiff stated verbally several more times to Lt Keisha McCoy And Sgt. Tommy Spradlin that He Had A enemy Anthony Briskey in C-Block the plaintiff was then forced by Sgt. Tommy Spradlin And moved into C-Block putting His life in immediate danger And also being assigned to C-1 the same cell And being lock down for 14hr isolating the plaintiff's civil right using crude and unusual punishment causing stress, mental anguish and sleep deprivation.

Grievance form written to Administration April 17, 2007 response by Lt Keisha McCoy admitting to fault, (Copy of)

Sgt. Mildred Kirk 2004 was advised by plaintiff And did record Anthony Briskey's enemy in file

Sgt. Hancock April 16, 2007 11:00 pm removed plaintiff from C-Block After 4 hr April 17, 2007 Supervisor that received And signed Grievance to Administration

Sgt. Tommy Spradlin April 16, 2007 9:00 forcibly moved plaintiff to C-Block new pass down from Cpt. Tommy Simms

Officer Ferrell witnessed the plaintiff constantly verbally Telling his defendants April 16, 2007 9:00 a.m.

Sgt. Hancock Shift report April 16, 2007 6:00 pm / April 17, 2007 6:00 AM  
 Sgt. Tommy Spradlin Shift report April 16, 2007 6:00 AM / April 16, 2007 6:00 PM

### Ground Two: Emergency Intercom System.

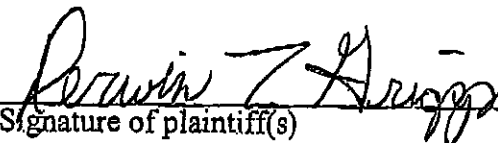
Supporting Fact: Safety rules and regulations Intercom System are installed in each Cell and Cell Block and used for emergency April 16, 2007 during the violation of the plaintiff's civil right. He had no way to contact any one for help due to the fact that the Intercom System did not work April 16, 2007 and it has not in the Chambers County Jail since 2003 causing even more stress and mental anguish toward the plaintiff.

### Ground Three: Adult in Need of protective Service.

Supporting Fact: April 17, 2007 After numerous amounts of request to administration and verbally to Lt Lisa Davidson complaining of the fear of his life in the Chambers County Jail due to the pain stress and mental anguish brought forth by the defendant's cruel and unusual punishment and violation of the plaintiff's civil rights the plaintiff did not eat at the Chambers County Jail from April 18, 2007 until April 25, 2007 (I-Block observation sheet on date) and was not moved to the Randolph County Jail until May 7, 2007 after the violation of the plaintiff's civil right and unlawful form of cruel and unusual punishment brought forth to the plaintiff by the defendants.


VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

plaintiff seek Monetary damages for punitive pain Suffering  
Mental Anguish, Stress and Sleep deprivation Violation of  
the plaintiff's Civil right unlawful form of Cruel And unusual  
punishment in the sum of 4,000,000.00 Four Million dollars

  
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 8-16-2007  
(Date)

  
Signature of plaintiff(s)

# **EXHIBIT B**

## **Plaintiff's State Complaint**

SUMMONS

- CIVIL -

Case Number

CV07-152

IN THE Circuit Court

COURT OF Chambers

COUNT

Plaintiff Derwin T. Griggs

v. Defendant Major Clay Stewart  
Cpt Tommy Simms  
Lt. Keisha M & Coy  
Sgt. Tommy Spradlin

NOTICE TO

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS. YOU OR YOUR ATTORNEY ARE REQUIRED TO FILE THE ORIGINAL OF YOUR WRITTEN ANSWER, EITHER ADMITTING OR DENYING EACH ALLEGATION IN THE COMPLAINT WITH THE CLERK OF THIS COURT. A COPY OF YOUR ANSWER MUST BE MAILED OR HAND DELIVERED BY YOU OR YOUR ATTORNEY TO THE PLAINTIFF OR PLAINTIFF'S ATTORNEY

ADDRESS IS

THIS ANSWER MUST BE MAILED OR DELIVERED WITHIN 30 DAYS AFTER THIS SUMMONS AND COMPLAINT WERE DELIVERED TO YOU OR A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT.

TO ANY SHERIFF OR ANY PERSON AUTHORIZED by the Alabama Rules of Civil Procedure:

- ☒ You are hereby commanded to serve this summons and a copy of the complaint in this action upon the defendant.
- ☐ Service by certified mail of this summons is initiated upon the written request of pursuant to the Alabama Rules of Civil Procedure.

Date

Charles W. Story  
Clerk/Registrar

By:

- ☐ Certified Mail is hereby requested.

Plaintiff's/Attorney's Signature

RETURN ON SERVICE:

- ☐ Return receipt of certified mail received in this office on \_\_\_\_\_ (Date)
- ☐ I certify that I personally delivered a copy of the Summons and Complaint to \_\_\_\_\_ in \_\_\_\_\_ County, Alabama on \_\_\_\_\_ (Date)

Date

Server's Signature

Address of Server

Type of Process Server

B

IN The Circuit Court of Chambers County  
Alabama

JUL 3 2007

CHARLES W. STORY  
CIRCUIT CLERK  
CHAMBERS COUNTY, ALABAMA

Derwin T. Griggs  
plaintiff

VS

Major Clay Stewart  
Cpt. Tommy Simms  
Lt. Keisha McCoy  
Sgt Tommy Spradlin

CV07-192

Civil action NO.  
To be supplied by Clerk

### Summons

#### procedural History

Come now the plaintiff, Derwin T. Griggs by And through pro-se moves this Honorable Court on Summons and Complaint pursuant to Rule. 4(a)(1)(3) and 4(b) to be directed to Major Clay Stewart Chambers County Jail 105 Alabama Ave. West Lafayette Ala. 36862, Captain Tommy Simms Chambers County Jail 105 Alabama Ave. West Lafayette Ala. 36862, Luetinante Keisha McCoy Chambers County Jail 105 Alabama Ave. West Lafayette Ala. 36862 Sargent Tommy Spradlin Chambers County Jail 105 Alabama Ave. West Lafayette Alabama 36862. The plaintiff Makes Known to the defendant that the Complaint brought pursuant to the Alabama Tort Law that requires swift response within thirty days (30) failure to do so may result in Judgment of default against the defendants pursuant to the Alabama Rule of Civil procedure.

Done this JUNE Day of 28 2007

FILED IN OFFICE THIS

JUL 3 2007

Respectfully Submitted  
*Derwin T. Griggs*

CHARLES W. STORY  
CIRCUIT CLERK  
CHAMBERS COUNTY, ALABAMA

Derwin T. Griggs

See Complaint / Attached  
Here too  
Complaint

Come Now The plaintiff Derwin T. Griggs by and through  
pro-se in the Above Civil action here by bring this  
Complaint in good faith and Support State the following

### Statement of Case.

The plaintiff here Derwin T. Griggs was incarcerated in the  
Chambers County Jail on date, April 16, 2007 while incarcerated  
in the Chamber County Jail on date, April 16, 2007 9:00 A.M plaintiff  
was being moved from on cell block to another threw pass down  
from Cpt. Tommy Simms. Lt Keisha McCoy and Sgt. Tommy Spradlin  
Advised the plaintiff which Cell that He would be moving to  
C-Block the plaintiff Stated Several times Verbaly that He had  
A enemy in C-Block Anthony Briskey And that it was Writing in  
his file, And Asking to be moved to another block. And Sgt.  
Tommy Spradlin Stated No. that Cpt. Tommy Simms Called And  
Advised that the plaintiff was to be moved And C-Block was  
were the plaintiff was going the plaintiff Stated Verbaly  
Several more times to Lt. Keisha McCoy And Sgt Tommy Spradlin



that He had A enemy Anthony Brisky in C-Block the plaintiff was then forced by Sgt. Tommy Spradlin and moved into C-Block putting His life in immediate danger as well as being assigned to C-1 the same cell being locked down for 14 hr. endangering the plaintiff's life violating His Civil Rights using cruel and unusual punishment causing pain, stress, mental anguish and sleep deprivation. Also to the fact that the intercom system in the Chamber's County Jail did and does not work plaintiff having NO way to contact officers IN CASE of emergency putting even more stress and mental anguish on the plaintiff having NO way to contact officers for help, while the plaintiff's life was in danger. Intercom in the Chamber County Jail do not work. Include Document Grievance written to Administration April 17, 2007 responded by Lt. Keisha McCoy admitting to the fault officer Ferrell witnessed plaintiff constantly verbally stating to Lt. McCoy and Sgt. Tommy Spradlin that He had A enemy Anthony Brisky in C-Block that was in His file April 16, 2007 9:00 AM. Sgt. Mildred Kirk 2004 wrote Anthony Brisky Name in file as plaintiff's enemy.

Sgt. Hancock April 16, 2007 11:00 p.m. removed plaintiff from C-Block April 17, 2007 Supervisor that received and signed the Grievance written to Administration.

Sgt. Tommy Spradlin April 16, 2007 9:00 AM forcibly moved plaintiff to C-Block threw pass down from Cpt. Tommy Simms.

Sgt. Hancock shift report April 16, 2007 6:00 PM April 17, 2007 6:00 AM  
Sgt. Tommy Spradlin shift report April 16, 2007 / 6:00 PM

### Argument

plaintiff Derwin T. Griggs Makes known to this Honorable Court that the defendants being Trained professionals And did Violate His civil right using Crule And unuseful punishment causing pain, stress mental anguish And Sleep deprivation knowingly putting His life in danger Violating Safety rules And regulations knowing that the intercome system do not work And has it since 2003 And having the correct information on file And verbally from the plaintiff. of the plaintiff's enemy the defendant's Neglected Violating the plaintiff's civil right. Safety rules are that intercom's are placed in the cells And cell block And should work by law in case of emergency they do not. Rules are that if A Inmate has A enemy in the Chambers County Jail that upon booking that Inmate should state. And it will be filed And the inmate will not be house in the same cell or cell block for his protection safety And well being 2004 Sgt Mildred Kirk of the Chambers County Jail was advised by plaintiff that Anthony Briskey was His enemy And did file. April 16, 2007 9:00am plaintiff constantly verbally advised Lt Keisha McCoy And Sgt Tommy Spradlin of his enemy Anthony Briskey in C-Block And was assigned to C-1 the Bed Next to Anthony Briskey Additionally endangering the plaintiff's life in more ways than one April 16, 2007 do to the plaintiff's civil rights being violated by the defendants the plaintiff did not eat in the Chambers County Jail from April 18 until April 25, 2007 do to the stress, mental anguish, pain And Sleep deprivation And Crule And unuseful punishment used by the defendant's the plaintiff After Numerous Amount's of request's to the Chambers County Administration Complaining of the fear of his life And Verbalety also to Lt. Lisa Davidson it was

it was not until May 7, 2007 that the plaintiff was moved to the Randolph County Jail After the defendants unlawful form of Cruel And Unusuale punishment And the violation of the plaintiffs Civil right brought forth by the defendants

### Belief

plaintiff seek Jury Trial pursuant to Rule 38 And 39 Ala.R Civil P plaintiff seek Monetary damages for punitive paine, suffering, mental Aguishe, stress, sleep depervation in the form of 1,000,000.00 one Million prc defendant A ceclaratory Judgment in the form of An order Vacating this wrongful doing found by Civil procedure.

Appiant

Sworn to And subscribe before me

*Devin? Hays*

Notary *[Signature]* June day of 20 2007

My Commission Expires  
*6/28/2011*  
2/12/2011

# **EXHIBIT C**

## **Booking Docs since 1997**

CHAMBERS CO. SHERIFF'S OFFICE

PAGE 1

05/21/2007 05:21:13

## INMATE RELEASE SHEET

BOOKING NO: 060001971

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 322 N. 9TH ST.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 35

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS:

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DRK

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## EMPLOYER INFO

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## MEDICAL

HANDICAPPED: N NEEDS: N

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

REMARKS:

PHONE: 000-000-0000

REMARKS:

REMARKS:

## PROPERTY

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1 GRAY CELLPHONE 1 SET OF KEYS, 1 BOX KNIFE, 1 GREEN LIGHTER

ADD. PROPERTY: 1 BLACK COAT, 1 GRAY TABOGAN, 1 BROWN BELT

ADD. PROPERTY:

BIN NUMBER: 0102

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: 


DATE: 5/21/07

TIME: \_\_\_\_\_

BOOK OFFICER: 

DATE: 5/21/07

TIME: \_\_\_\_\_



c

CHAMBERS CO. SHERIFF'S OFFICE

05/21/2007 05:21:13

INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 060001971

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: MILFORD

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 11/26/2006 BOOK TIME: 23:51 BOOK TYPE: NORMAL

ARREST DATE: 11/26/2006

BOOKING OFFICER: BOND

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: WHITE N

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 02/10/2007

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: BOND

CLASSIFICATION: MISD

TYPE SEARCH: PAT-DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 05/21/2007 RELEASE TIME: 05:21 # DAYS SERVED: 177

RELEASE OFFICER: BUIVIDS

RELEASE TYPE: RELEASED TO DOC

REMARKS:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature]DATE: 5/21/07

TIME: \_\_\_\_\_

BOOK OFFICER: [Signature]DATE: 5/21/07

TIME: \_\_\_\_\_

CHAMBERS CO. SHERIFF'S OFFICE

05/21/2007 05:21:13

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 060001971 INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: SENTENCED HOLD: N

ALA STATUTE: 13A-7-2 # OF COUNTS: 1  
OFFENSE: CRIMINAL TRESSPASS 1ST WARRANT #:  
CASE #: DC-06-200752  
BOND AMT: COMPLETED FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 00/00/0000 SENTENCE DATE: 12/12/2006  
RELEASE DTE: 00/00/0000  
ARREST DATE: 11/26/2006 ARST AGENCY: LAN  
ARST OFFICR: WHITE COUNTY: CHAMBERS  
COURT: LDC JUDGE: MILFORD  
DEF ATTORNY: DIST ATTORNEY:  
COMMENTS: TO SERVE 60 DAYS CC  
COMMENTS:  
COMMENTS:

CHARGE NO: 2 DISPOSITION: SENTENCED HOLD: N

ALA STATUTE: 13A-12-260 # OF COUNTS: 1  
OFFENSE: POSS OF DRUG PARAPHERNALIA WARRANT #:  
CASE #: DC-06-200753  
BOND AMT: COMPLETED FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 00/00/0000 SENTENCE DATE: 12/12/2006  
RELEASE DTE: 00/00/0000  
ARREST DATE: 11/26/2006 ARST AGENCY: LAN  
ARST OFFICR: WHITE N COUNTY: CHSMBERS  
COURT: LDC JUDGE: MILFORD  
DEF ATTORNY: DIST ATTORNEY:  
COMMENTS: TO SERVE 60 DAYS CC  
COMMENTS:  
COMMENTS:

CHARGE NO: 3 DISPOSITION: SENTENCED HOLD: N

ALA STATUTE: 15-22-54 # OF COUNTS: 0  
OFFENSE: P.V. FORGED INST. 2ND WARRANT #:  
CASE #: CC-06-000016  
BOND AMT: 15 YRS FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 00/00/0000 SENTENCE DATE: 04/06/2007  
RELEASE DTE: 00/00/0000  
ARREST DATE: 11/28/2006 ARST AGENCY: CCSO  
ARST OFFICR: FERRELL COUNTY: CHAMBERS  
COURT: CIR JUDGE: PERRYMAN  
DEF ATTORNY: INGRAM, J DIST ATTORNEY:  
COMMENTS: PROBATION REVOKED  
COMMENTS: PROBATION REVOCATION 04/06/2007  
COMMENTS:

CHAMBERS CO. SHERIFF'S OFFICE

05/21/2007 05:21:13

INMATE CHARGE SHEET

PAGE 4

BOOKING NO: 060001971

INMATE NAME: GRIGGS DURWIN TERRANCE



CHAMBERS CO. SHERIFF'S OFFICE

11/27/2006 00:08:10

INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 060001971

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 322 N. 9TH ST.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 35

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS:

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DRK

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS: N

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1 GRAY CELLPHONE 1 SET OF KEYS, 1 BOX KNIFE, 1 GREEN LIGHTER

ADD. PROPERTY: 1 BLACK COAT, 1 GRAY TABOGAN, 1 BROWN BELT

ADD. PROPERTY:

BIN NUMBER: 0102

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: *[Signature]*DATE: 11-27-06

TIME: \_\_\_\_\_

BOOK OFFICER: *T. J. Bond*DATE: 11-27-06

TIME: \_\_\_\_\_

CHAMBERS CO. SHERIFF'S OFFICE

11/27/2006 00:08:10

INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 060001971

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: MILFORD

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 11/26/2006 BOOK TIME: 23:51 BOOK TYPE: NORMAL

ARREST DATE: 11/26/2006

BOOKING OFFICER: BOND

ARREST DEPT: LAN

CELL ASSIGNMENT: J-03

ARRST OFFICER: WHITE N

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: BOND

CLASSIFICATION: MISD

TYPE SEARCH: PAT-DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

CHAMBERS CO. SHERIFF'S OFFICE

11/27/2006

00:08:10

INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 060001971

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-7-2

# OF COUNTS: 1

OFFENSE: CRIMINAL TRESSPASS 1ST

WARRANT #:

CASE #:

BOND AMT: 1000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 11/26/2006

ARST AGENCY: LAN

ARST OFFICR: WHITE

COUNTY: CHAMBERS

COURT: LDC

JUDGE: MILFORD

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

CHARGE NO: 2 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-12-260

# OF COUNTS: 1

OFFENSE: POSS OF DRUG PARAPHERNALIA

WARRANT #:

CASE #:

BOND AMT: 1000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 11/26/2006

ARST AGENCY: LAN

ARST OFFICR: WHITE N

COUNTY: CHSMBERS

COURT: LDC

JUDGE: MILFORD

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

CHAMBERS CO. SHERIFF'S OFFICE

08/29/2006 14:47:21

INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 060000405

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 322 N. 9TH ST.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 34

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS: SINGLE

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS:

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DRK

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS: N

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.05

DESCRIPTION:

ADD. PROPERTY: 1 BLK BELT, 1 PR GLASSES, 1 PR SUNGLASSES, 1 SET KEYS

ADD. PROPERTY: 1 BLU LIGHTER, 1 BLK WALLET, 1 BRO CAP, 1 PLAID JACKET

ADD. PROPERTY: 1 PR GLOVES

BIN NUMBER: 132

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: James Durwin GriggsDATE: 8/29/06 TIME: \_\_\_\_\_BOOK OFFICER: John K. ...DATE: 8/29/06 TIME: \_\_\_\_\_

CHAMBERS CO. SHERIFF'S OFFICE

PAGE 2

08/29/2006 14:47:21

## INMATE RELEASE SHEET

BOOKING NO: 060000405 INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR

ATTORNEY ON REC:

JUDGE: BRYAN

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 03/15/2006 BOOK TIME: 21:28 BOOK TYPE: NORMAL

ARREST DATE: 03/15/2006

BOOKING OFFICER: TEODORO

ARREST DEPT: CCSD

CELL ASSIGNMENT:

ARRST OFFICER: FULLER

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLS DATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFICER: TEODORO

CLASSIFICATION: FELONY

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS: SOBER

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 08/29/2006 RELEASE TIME: 14:46 # DAYS SERVED: 168

RELEASE OFFICER: KIRK

RELEASE TYPE: STATE TIME SERVED,

REMARKS: RELEASE ON PROBATION

REMARKS: CIR RESTITUTION HEARING 10-26-2006

REMARKS: LAN COURT 9-12-2006

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: Durwin Griggs DATE: 8/29/06 TIME: \_\_\_\_\_BOOK OFFICER: Sgt. Kirk DATE: 8/29/06 TIME: \_\_\_\_\_

## CHAMBERS CO. SHERIFF'S OFFICE

PAGE 3

08/29/2006 14:47:21

## INMATE CHARGE SHEET

BOOKING NO: 060000405 INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

OFFENSE: FTP RESTITUTION

CASE #: CC-02-000131

BOND AMT: O/R BOND

BAIL AMT:

INIT APPEAR: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 03/15/2006

ARST OFFICR: FULLER

COURT: CIR

DEF ATTORNY:

COMMENTS: TO RETURN 10-26-2006 AND PAY \$350 OR WRIT WILL BE ISSUE

COMMENTS:

COMMENTS:

# OF COUNTS: 1

WARRANT #:

FINE: \$0.00

SENTENCE DATE: 08/29/2006

ARST AGENCY: CCSD

COUNTY: CHAMBERS

JUDGE: BRYAN

DIST ATTORNEY:

CHARGE NO: 2 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

OFFENSE: POSS. FORGED INST 2ND

CASE #: CC-06-000016

BOND AMT: 15YR SPLIT9MO

BAIL AMT:

INIT APPEAR: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 04/03/2006

ARST OFFICR: CARMICHAEL

COURT: CIR

DEF ATTORNY:

COMMENTS: 15 YEARS SPLIT TO 9 MONTHS

COMMENTS:

COMMENTS:

# OF COUNTS: 1

WARRANT #:

FINE: \$0.00

SENTENCE DATE: 04/03/2006

ARST AGENCY: CCSD

COUNTY: CHAMBERS

JUDGE: MARTIN

DIST ATTORNEY:

CHARGE NO: 3 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

OFFENSE: THEFT OF PROPERTY 3RD

CASE #: DC-04-200183

BOND AMT: O/R BOND

BAIL AMT:

INIT APPEAR: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 04/11/2006

ARST OFFICR: STEWART

COURT: LDC

DEF ATTORNY:

COMMENTS: MAY BE RELEASE ON O/R BOND AT END OF STATE SENTENCE

COMMENTS:

COMMENTS:

# OF COUNTS: 1

WARRANT #:

FINE: \$88.00

SENTENCE DATE: 04/11/2006

ARST AGENCY: LAN

COUNTY: CHAMBERS

JUDGE: MILFORD

DIST ATTORNEY:

## CHAMBERS CO. SHERIFF'S OFFICE

08/29/2006 14:47:21

## INMATE CHARGE SHEET

PAGE 4

BOOKING NO: 060000405

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 4 DISPOSITION: SENTENCED

HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: FTP RESTITUTION

WARRANT #:

CASE #: CC-98-000085

BOND AMT: O/R BOND

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 08/29/2006

RELEASE DTE: 00/00/0000

ARREST DATE: 05/18/2006

ARST AGENCY: CCSD

ARST OFFICR: CARMICHAEL

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: O/R FOR 10-26-2006, MUST PAY \$350 OR WRIT WILL BE ISSUE

COMMENTS:

COMMENTS:

03/15/2006 21:34:18 CHAMBERS CO. SHERIFF'S OFFICE  
INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 060000405

INMATE NAME: GRIGGS DURWIN TERRANCE  
 ALIAS: GRIGGS SAMUEL  
 ALIAS:  
 ADDRESS: 322 N. 9TH ST.  
 CITY/ST/ZIP: LANETT, AL 36863  
 HOME PHONE: 334-642-0661  
 DOB: 09/25/1971 AGE: 34  
 PLCE BIRTH: CHAMBERS COUNTY  
 STATE: AL  
 M. STATUS: SINGLE  
 RELIGION: MUSLEM  
 GANG ASSOC:  
 SCARS/TATTOOS:  
 KNOWN ENEMIES:  
 REMARKS:

RACE: B SEX: M  
 HT: 5'09" HAIR: BLK  
 WT: 198 EYES: BRO  
 COMPLEX: DRK  
 SSN: 418-92-5146  
 DL ST: AL DLN: 6081876  
 SID: AIS-198159  
 LOCID: 4557

----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA  
 ADDRESS:  
 CITY/ST/ZIP: LANETT, AL 36863  
 REMARKS:

RELATIONSHIP: SISTER  
 PHONE: 334-642-0249

----- EMPLOYER INFO -----

EMPLOYED: N  
 EMPLOYER NAME:  
 ADDRESS:  
 CITY/ST/ZIP: ,  
 PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: N NEEDS: N  
 GLASSES: N SMOKE: Y  
 MEDICAL NEEDS: N NEEDS:  
 PHYSICIAN:  
 REMARKS:

PHONE: 000-000-0000

REMARKS:  
 REMARKS:

----- PROPERTY -----

CASH: \$00.05

DESCRIPTION:

ADD. PROPERTY: 1 BLK BELT, 1 PR GLASSES, 1 PR SUNGLASSES, 1 SET KEYS  
 ADD. PROPERTY: 1 BLU LIGHTER, 1 BLK WALLET, 1 BRO CAP, 1 PLAID JACKET  
 ADD. PROPERTY: 1 PR GLOVES  
 BIN NUMBER: 132

VEH IMPOUNDED:  
 IMPOUND LOT:  
 REMARKS:  
 REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: Durwin Terrance

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

BOOK OFFICER: Teodoro

DATE: 3/15/06 TIME: \_\_\_\_\_



03/15/2006 21:34:18 CHAMBERS CO. SHERIFF'S OFFICE INMATE BOOKING SHEET PAGE 2  
=====

BOOKING NO: 060000405 INMATE NAME: GRIGGS DURWIN TERRANCE  
=====

COURT: CIR ATTORNEY ON REC:  
JUDGE: BRYAN PHONE: 000-000-0000  
REMARKS:  
REMARKS:

-----

BOOK DATE: 03/15/2006 BOOK TIME: 21:28 BOOK TYPE: NORMAL

ARREST DATE: 03/15/2006 BOOKING OFFICER: TEODORO  
ARREST DEPT: CCSD CELL ASSIGNMENT: J-02  
ARRST OFFICER: FULLER MEAL CODE: 01 CHAMBERS COUNTY  
PROJ. RLSDATE: 00/00/0000 FACILITY: 01 COUNTY JAIL  
SEARCH OFFCR: TEODORO CLASSIFICATION: FELONY  
TYPE SEARCH: PATDOWN WORK RELEASE: N  
INTOX RESULTS: SOBER

HOLDS: N  
AGENCY: REASON:  
AGENCY: REASON:  
AGENCY: REASON:  
AGENCY: REASON:

NOTES:  
NOTES:  
NOTES:

CHAMBERS CO. SHERIFF'S OFFICE

03/15/2006 21:34:18

INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 060000405

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: FTP RESTITUTION

WARRANT #:

CASE #: CC-02-000131

BOND AMT: NO BOND

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 03/15/2006

ARST AGENCY: CCSD

ARST OFFICR: FULLER

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

CHAMBERS CO. SHERIFF'S OFFICE

03/03/2006

11:01:25

INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 050001996

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 322 N. 9TH ST.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 34

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS: SINGLE

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS: N

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1-COAT, 1-BELT, 1-DU-RAG, 1-LIGHTER, 1-SET KEY

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 086

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: Shirley Z. Griggs

DATE: \_\_\_\_\_

TIME: \_\_\_\_\_

BOOK OFFICER: Sgt. RouseDATE: 03-03-04

TIME: \_\_\_\_\_

CHAMBERS CO. SHERIFF'S OFFICE

03/03/2006

11:01:25

INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 050001996

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: MILFORD

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 11/24/2005 BOOK TIME: 05:07 BOOK TYPE: NORMAL

ARREST DATE: 11/23/2005

BOOKING OFFICER: BROWN L

ARREST DEPT: LANETT

CELL ASSIGNMENT:

ARRST OFFICER: CLARK L

MEAL CODE: 07 CITY OF LANETT

PROJ. RLS DATE: 12/06/2005

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: BROWN L

CLASSIFICATION: MISD

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 03/03/2006 RELEASE TIME: 11:00 # DAYS SERVED: 100

RELEASE OFFICER: ROWE

RELEASE TYPE: PROPERTY BOND

REMARKS: COURT DATE 4/4/2006

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL  
INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE:

DATE:

TIME:

BOOK OFFICER:

DATE:

TIME:

## CHAMBERS CO. SHERIFF'S OFFICE

03/03/2006 11:01:25

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 050001996 INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: SENTENCED HOLD: N

ALA STATUTE: 13A-8-5 # OF COUNTS: 1  
OFFENSE: F.T.P. THEFT OF PROPERTY 3RD WARRANT #:  
CASE #: DC-04-200183  
BOND AMT: O/R BOND FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 11/30/2005 SENTENCE DATE: 12/06/2005  
RELEASE DTE: 00/00/0000  
ARREST DATE: 11/23/2005 ARST AGENCY: LANETT  
ARST OFFICR: CLARK L COUNTY: CHAMBERS  
COURT: LDC JUDGE: MILFORD  
DEF ATTORNY: DIST ATTORNEY:  
COMMENTS: O/R BOND NEXT DATE FOR REMAINDER OF BAL IF FELONY BOND MADE  
COMMENTS:  
COMMENTS:

CHARGE NO: 2 DISPOSITION: RELEASED HOLD: N

ALA STATUTE: # OF COUNTS: 1  
OFFENSE: POSS FORGED INSTR 2 WARRANT #:  
CASE #: CC-2006-000016  
BOND AMT: 5000 FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 00/00/0000 SENTENCE DATE: 00/00/0000  
RELEASE DTE: 03/03/2006  
ARREST DATE: 12/06/2005 ARST AGENCY: LANETT  
ARST OFFICR: COUNTY: CHAMBERS  
COURT: CIR JUDGE: MARTIN  
DEF ATTORNY: DIST ATTORNEY:  
COMMENTS: GRAND JURY INDICTMENT TOTAL BOND 5000.00  
COMMENTS: DC-2005-200441;GJI 303  
COMMENTS: INMATE RELEASED BY C0439 @ 1300

## CHAMBERS CO. SHERIFF'S OFFICE

11/24/2005 05:17:24

## INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 050001996

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 322 N. 9TH ST.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 34

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS: SINGLE

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME:

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS: N

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1-COAT, 1-BELT, 1-DU-RAG, 1-LIGHTER, 1-SET KEY

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 086

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature]

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

BOOK OFFICER: G/O Brown

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

## CHAMBERS CO. SHERIFF'S OFFICE

11/24/2005 05:17:24

## INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 050001996

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: MILFORD

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 11/24/2005 BOOK TIME: 05:07 BOOK TYPE: NORMAL

ARREST DATE: 11/23/2005

BOOKING OFFICER: BROWN L

ARREST DEPT: LANETT

CELL ASSIGNMENT: D-DAYROOM

ARRST OFFICER: CLARK L

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: BROWN L

CLASSIFICATION: MISD

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

## CHAMBERS CO. SHERIFF'S OFFICE

11/24/2005 05:17:24

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 050001996

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-8-5

# OF COUNTS: 1

OFFENSE: F.T.P. THEFT OF PROPERTY 3RD

WARRANT #:

CASE #: DC-04-200183

BOND AMT: NO BOND

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 11/23/2005

ARST AGENCY: LANETT

ARST OFFICR: CLARK L

COUNTY: CHAMBERS

COURT: LDC

JUDGE: MILFORD

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:



CHAMBERS CO. SHERIFF'S OFFICE

08/05/2005 19:36:37

INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 050001296

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 713 N. 12TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 33

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: Y

EMPLOYER NAME: NELSON KEENER

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: NONE AT TIME OF BOOKING

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 000

VEH IMPOUNDED:

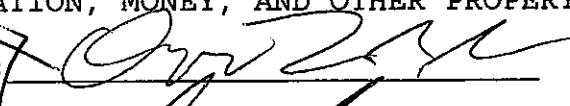
IMPOUND LOT:

REMARKS:

REMARKS:

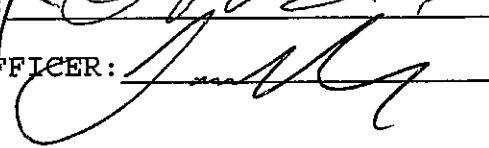
=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: 

DATE: \_\_\_\_\_

TIME: \_\_\_\_\_

BOOK OFFICER: 

DATE: 8-5-2005

TIME: 1942



CHAMBERS CO. SHERIFF'S OFFICE

08/05/2005 19:36:37

INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 050001296

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 08/05/2005 BOOK TIME: 19:22 BOOK TYPE: NORMAL

ARREST DATE: 08/05/2005

BOOKING OFFICER: GOLDEN

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: CLARK L

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: BROWN

CLASSIFICATION: FELONY

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS: SOBER

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 08/05/2005 RELEASE TIME: 19:33 # DAYS SERVED: 1

RELEASE OFFICER: GOLDEN

RELEASE TYPE: BONDSMAN

REMARKS: TROUP BONDING EDDIE CHANDLER

REMARKS: NO RETURNABLE COURT DATE

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature] DATE:            TIME:           BOOK OFFICER: [Signature] DATE: 8-5-05 TIME: 1942

CHAMBERS CO. SHERIFF'S OFFICE

08/05/2005 19:36:37

INMATE CHARGE SHEET

PAGE 3

=====

BOOKING NO: 050001296

INMATE NAME: GRIGGS DURWIN TERRANCE

=====

CHARGE NO: 1 DISPOSITION: RELEASED

HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: POSS OF FORGED INSTRUMENT 2ND WARRANT #:

CASE #:

BOND AMT: 5,000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 08/05/2005

ARREST DATE: 08/05/2005

ARST AGENCY: LAN

ARST OFFICR: CLARK L

COUNTY: CHAMBERS

COURT: CIR

JUDGE:

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS: INMATE RELEASED BY C3363

-----

## CHAMBERS CO. SHERIFF'S OFFICE

08/05/2005 19:25:51

## INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 050001296

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 713 N. 12TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 33

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## EMPLOYER INFO

EMPLOYED: Y

EMPLOYER NAME: NELSON KEENER

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## MEDICAL

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## PROPERTY

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: NONE AT TIME OF BOOKING

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 000

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: 

DATE: \_\_\_\_\_

TIME: \_\_\_\_\_

BOOK OFFICER: 

DATE: 8-5-05

TIME: 1942

## CHAMBERS CO. SHERIFF'S OFFICE

08/05/2005 19:25:51

## INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 050001296

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 08/05/2005 BOOK TIME: 19:22 BOOK TYPE: NORMAL

ARREST DATE: 08/05/2005

BOOKING OFFICER: GOLDEN

ARREST DEPT: LAN

CELL ASSIGNMENT: J-02

ARRST OFFICER: CLARK L

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLS DATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: BROWN

CLASSIFICATION: FELONY

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS: SOBER

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

## CHAMBERS CO. SHERIFF'S OFFICE

08/05/2005 19:25:51

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 050001296

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: POSS OF FORGED INSTRUMENT 2ND WARRANT #:

CASE #:

BOND AMT: 5,000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 08/05/2005

ARST AGENCY: LAN

ARST OFFICR: CLARK L

COUNTY: CHAMBERS

COURT: CIR

JUDGE:

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

CHAMBERS CO. SHERIFF'S OFFICE

06/29/2005 16:41:49

INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 050000508

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 713 N. 12TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 33

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

EMPLOYER INFO

EMPLOYED: Y

EMPLOYER NAME: NELSON KEENER

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

MEDICAL

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

PROPERTY

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: CLOTHES ON BACK ,ONE ORANGE CAP

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 077

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature]

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

BOOK OFFICER: [Signature]DATE: 6-29-05 TIME: 1643

CHAMBERS CO. SHERIFF'S OFFICE

06/29/2005 16:41:49

INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 050000508

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: DIS

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 03/25/2005 BOOK TIME: 15:12 BOOK TYPE: NORMAL

ARREST DATE: 03/25/2005

BOOKING OFFICER: ROLLINS

ARREST DEPT: CCSD

CELL ASSIGNMENT:

ARRST OFFICER: HINKLE, JEFF

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: ROLLINS

CLASSIFICATION: MISD

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 06/29/2005 RELEASE TIME: 16:40 # DAYS SERVED: 97

RELEASE OFFICER: GOLDEN

RELEASE TYPE: PURGE PAID

REMARKS: O/R BOND FOR 1,000 TO RETURN JULY 14, 2005

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: 

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

BOOK OFFICER: DATE: 6-28-05 TIME: 1643



## CHAMBERS CO. SHERIFF'S OFFICE

03/25/2005 15:33:22

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 050000508

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: FTP

WARRANT #:

CASE #: CC-02-131

BOND AMT: NO BOND

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 03/25/2005

ARST AGENCY: CCSD

ARST OFFICR: HINKLE JEFF

COUNTY: CHAMBERS

COURT: DIS

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

CHAMBERS CO. SHERIFF'S OFFICE

07/23/2004 17:00:03

INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 040001135

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

ADDRESS: 713 N. 82TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

COMPLEX: DBR

SSN: 418-92-5146

DOB: 09/25/1971 AGE: 32

DL ST: AL DLN: 6081876

PLCE BIRTH: CHAMBERS COUNTY

SID: AIS-198159

STATE: AL

LOCID: 4557

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

RELATIONSHIP: SISTER

ADDRESS:

PHONE: 334-642-0249

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1 PAIR OF SUN GLASSES

ADD. PROPERTY: 1 BLACK LIGHTER 1 WALLET

ADD. PROPERTY:

BIN NUMBER: 072

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature] DATE: \_\_\_\_\_ TIME: \_\_\_\_\_BOOK OFFICER: [Signature] DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

PV

## CHAMBERS CO. SHERIFF'S OFFICE

07/23/2004 17:00:03

## INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 040001135

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 07/09/2004 BOOK TIME: 21:19 BOOK TYPE: NORMAL

ARREST DATE: 07/09/2004

BOOKING OFFICER: FULLER

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: JONES

MEAL CODE: 07 CITY OF LANETT

PROJ. RLS DATE: 07/10/2004

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: FULLER

CLASSIFICATION: MISD

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 07/23/2004 RELEASE TIME: 16:59 # DAYS SERVED: 15

RELEASE OFFICER: FULLER

RELEASE TYPE: O/R BOND

REMARKS: TO RETURN ON AUG. 10, 2004 PER JUDGE HOLLEY

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature] DATE: \_\_\_\_\_ TIME: \_\_\_\_\_BOOK OFFICER: [Signature] DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

## CHAMBERS CO. SHERIFF'S OFFICE

07/23/2004 17:00:03

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 040001135

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: SENTENCED

HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: P.V. T.O.P. 3RD

WARRANT #:

CASE #: DC-04-200183

BOND AMT: P/L 1 PAY280.50

FINE: \$280.50

BAIL AMT:

INIT APPEAR: 07/12/2004

SENTENCE DATE: 07/12/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 07/09/2004

ARST AGENCY: LAN

ARST OFFICR: JONES

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: P/L \$22, MUST PAY \$280.50 JUDGE HOLLEY WANTS TO SEE 07/19/04

COMMENTS:

COMMENTS:

## CHAMBERS CO. SHERIFF'S OFFICE

07/09/2004 21:24:14

## INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 040001135

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 713 N. 12TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 32

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## EMPLOYER INFO

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## MEDICAL

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## PROPERTY

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1 PAIR OF SUN GLASSES

ADD. PROPERTY: 1 BLACK LIGHTER 1 WALLET

ADD. PROPERTY:

BIN NUMBER: 072

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE:

DATE:

TIME:

BOOK OFFICER:

DATE:

TIME:

## CHAMBERS CO. SHERIFF'S OFFICE

07/09/2004 21:24:14

## INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 040001135

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 07/09/2004 BOOK TIME: 21:19 BOOK TYPE: NORMAL

ARREST DATE: 07/09/2004

BOOKING OFFICER: FULLER

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: JONES

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLS DATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: FULLER

CLASSIFICATION: MISD

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

CHAMBERS CO. SHERIFF'S OFFICE

07/09/2004 21:24:14

INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 040001135 INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: P.V. T.O.P. 3RD

WARRANT #:

CASE #: LDC-04-200183

BOND AMT: NO BOND

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 07/09/2004

ARST AGENCY: LAN

ARST OFFICR: JONES

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

## CHAMBERS CO. SHERIFF'S OFFICE

05/01/2004 08:49:38

## INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS: GRIGGS SAMUEL

ALIAS:

ADDRESS: 817 N 13TH AVE

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 32

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: NO PROP

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 0001

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS: DFP

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: Renier Z. BenDATE: 5-01-04

TIME: \_\_\_\_\_

BOOK OFFICER: Sgt. KimDATE: 5-01-04

TIME: \_\_\_\_\_

70



## CHAMBERS CO. SHERIFF'S OFFICE

05/01/2004 08:49:38

## INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 04/13/2004 BOOK TIME: 11:33 BOOK TYPE: NORMAL

ARREST DATE: 04/13/2004

BOOKING OFFICER: SANDERS

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: WOOD

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 05/01/2004

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: HUNT

CLASSIFICATION: MISD

TYPE SEARCH: PAT

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 05/01/2004 RELEASE TIME: 08:48 # DAYS SERVED: 19

RELEASE OFFICER: KIRK

RELEASE TYPE: TIME SERVED, FINES PAID

REMARKS: O/R BOND FOR CIRCUIT CASE

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: *Darin L. Griggs* DATE: *5-01-04* TIME:           BOOK OFFICER: *E. J. Kim* DATE: *5-01-04* TIME:

## CHAMBERS CO. SHERIFF'S OFFICE

05/01/2004 08:49:38

## INMATE CHARGE SHEET

PAGE 3

=====

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

=====

CHARGE NO: 1 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: FALSE NAME

WARRANT #:

CASE #: DC-04-200109

BOND AMT: 10 DAYS CC

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 04/13/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/13/2004

ARST AGENCY: LAN

ARST OFFICR: WOOD

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: 10 DAYS CC

COMMENTS:

COMMENTS:

-----

CHARGE NO: 2 DISPOSITION: SENTENCED

HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: POSS DRUG PARA

WARRANT #:

CASE #: DC-04-200110

BOND AMT: 10 DAYS CC

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 04/13/2004

SENTENCE DATE: 04/13/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/13/2004

ARST AGENCY: LAN

ARST OFFICR: WOOD

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: 10 DAYS CC

COMMENTS:

COMMENTS:

-----

CHARGE NO: 3 DISPOSITION: SENTENCED

HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: TOP 3RD

WARRANT #:

CASE #: CC-2-000131

BOND AMT: NO BOND

FINE: \$180.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 04/29/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/13/2004

ARST AGENCY: CCSD

ARST OFFICR: CARMICHAEL

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: RESTITUTION RECOVERY-MUST PAY

COMMENTS:

COMMENTS:

-----

## CHAMBERS CO. SHERIFF'S OFFICE

05/01/2004 08:49:38

## INMATE CHARGE SHEET

PAGE 4

=====

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

=====

CHARGE NO: 4 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: THEFT OF PROP 3RD

WARRANT #:

CASE #: DC-02-200058

BOND AMT: P/L 9 DAYS

FINE: \$289.00

BAIL AMT:

INIT APPEAR: 04/16/2004

SENTENCE DATE: 04/16/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/16/2004

ARST AGENCY: LAN

ARST OFFICR: BELOHLAVEK

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY: Y

DIST ATTORNEY:

COMMENTS: PAY/LAY \$239.00, MUST PAY \$50 B4 RELEASE OR SEE JUDGE

COMMENTS:

COMMENTS:

-----

CHARGE NO: 5 DISPOSITION: SENTENCED

HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: THEFT OF PROP 3RD

WARRANT #:

CASE #: DC-04-200183

BOND AMT: 5 DAYS

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 04/27/2004

SENTENCE DATE: 04/27/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/27/2004

ARST AGENCY: LAN

ARST OFFICR: BELOHLAVEK

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: 5 DAYS THEN PROBATION

COMMENTS:

COMMENTS:

-----

CHAMBERS CO. SHERIFF'S OFFICE  
04/13/2004 11:37:14 INMATE BOOKING SHEET PAGE 1

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 817 N 13TH AVE

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 32

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: NO PROP

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 0015 061

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature]

DATE: 4/13/04

TIME: 1147

BOOK OFFICER: [Signature]

DATE: 4/13/04

TIME: 1147

CHAMBERS CO. SHERIFF'S OFFICE

04/13/2004 11:37:14

INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 04/13/2004 BOOK TIME: 11:33 BOOK TYPE: NORMAL

ARREST DATE: 04/13/2004

BOOKING OFFICER: SANDERS

ARREST DEPT: LAN

CELL ASSIGNMENT: F-03-F

ARRST OFFICER: WOOD

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLS DATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFICER: HUNT

CLASSIFICATION: MISD

TYPE SEARCH: PAT

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

## CHAMBERS CO. SHERIFF'S OFFICE

04/13/2004 11:37:14

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 040000632

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: FALSE NAME

WARRANT #:

CASE #: DC-04-200109

BOND AMT: 10 DAYS CC

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 04/13/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/13/2004

ARST AGENCY: LAN

ARST OFFICR: WOOD

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: 10 DAYS CC

COMMENTS:

COMMENTS:

CHARGE NO: 2 DISPOSITION: SENTENCED HOLD: N

## ALA STATUTE:

# OF COUNTS: 1

OFFENSE: POSS DRUG PARA

WARRANT #:

CASE #: DC-04-200110

BOND AMT: 10 DAYS CC

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 04/13/2004

SENTENCE DATE: 04/13/2004

RELEASE DTE: 00/00/0000

ARREST DATE: 04/13/2004

ARST AGENCY: LAN

ARST OFFICR: WOOD

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: 10 DAYS CC

COMMENTS:

COMMENTS:

## CHAMBERS CO. SHERIFF'S OFFICE

## INMATE RELEASE SHEET

PAGE 1

03/03/2004 12:28:52

BOOKING NO: 040000398

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 817 N 13TH AVE

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 32

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## ----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## ----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## ----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## ----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: BOX CUTTER, KEY ON RING, 4 DIAMOND CARD, BLK LIGHTER

ADD. PROPERTY: BLK DURAG

ADD. PROPERTY:

BIN NUMBER: 116

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: Durwin Terrance

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

BOOK OFFICER: Sgt Rame

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

*[Handwritten signature]*

*[Handwritten initials]*

## CHAMBERS CO. SHERIFF'S OFFICE

03/03/2004 12:28:52

## INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 040000398

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 03/03/2004 BOOK TIME: 00:53 BOOK TYPE: NORMAL

ARREST DATE: 03/03/2004

BOOKING OFFICER: KIRK

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: SHIVER

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: SANDERS

CLASSIFICATION: MISD

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

RELEASE DATE: 03/03/2004 RELEASE TIME: 12:27 # DAYS SERVED: 1

RELEASE OFFICER: SGT ROWE

RELEASE TYPE: RELEASED TO TROUPBONDING

REMARKS: EDDIE CHANLER

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature] DATE: \_\_\_\_\_ TIME: \_\_\_\_\_BOOK OFFICER: [Signature] DATE: \_\_\_\_\_ TIME: \_\_\_\_\_



## CHAMBERS CO. SHERIFF'S OFFICE

03/03/2004 12:28:52 INMATE CHARGE SHEET

PAGE 3

=====

BOOKING NO: 040000398 INMATE NAME: GRIGGS DURWIN TERRANCE

=====

CHARGE NO: 1 DISPOSITION: RELEASED HOLD: N

ALA STATUTE: 13A-12-260

# OF COUNTS: 1

OFFENSE: POSS OF DRUG PARAPHERLIA

WARRANT #:

CASE #:

BOND AMT: \$1000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 03/03/2004

ARREST DATE: 03/03/2004

ARST AGENCY: LAN

ARST OFFICR: SHIVER

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS: INMATE RELEASED BY JAIL

-----

CHARGE NO: 2 DISPOSITION: RELEASED HOLD: N

ALA STATUTE: 13A-9-18

# OF COUNTS: 1

OFFENSE: GIVING FALSE NAME

WARRANT #:

CASE #:

BOND AMT: \$1000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 03/03/2004

ARREST DATE: 03/03/2004

ARST AGENCY: LAN

ARST OFFICR: SHIVER

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS: INMATE RELEASED BY JAIL

-----

## CHAMBERS CO. SHERIFF'S OFFICE

03/03/2004 00:59:08

## INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 040000398

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 817 N 13TH AVE

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 334-642-0661

DOB: 09/25/1971 AGE: 32

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## EMPLOYER INFO

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## MEDICAL

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## PROPERTY

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: BOX CUTTER, KEY ON RING, 4 DIAMOND CARD, BLK LIGHTER

ADD. PROPERTY: BLK DURAG

ADD. PROPERTY:

BIN NUMBER: 116

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS: DFR

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: *[Signature]*

DATE: 3/3/04

TIME: \_\_\_\_\_

BOOK OFFICER: *[Signature]*

DATE: 3/3/04

TIME: \_\_\_\_\_

CHAMBERS CO. SHERIFF'S OFFICE

03/03/2004 00:59:08

INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 040000398

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: LDC

ATTORNEY ON REC:

JUDGE: HOLLEY

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 03/03/2004 BOOK TIME: 00:53 BOOK TYPE: NORMAL

ARREST DATE: 03/03/2004

BOOKING OFFICER: KIRK

ARREST DEPT: LAN

CELL ASSIGNMENT: E-04-L

ARRST OFFICER: SHIVER

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: SANDERS

CLASSIFICATION: MISD

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

## CHAMBERS CO. SHERIFF'S OFFICE

03/03/2004 00:59:08

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 040000398

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-12-260

# OF COUNTS: 1

OFFENSE: POSS OF DRUG PARAPHERLIA

WARRANT #:

CASE #:

BOND AMT: \$1000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 03/03/2004

ARST AGENCY: LAN

ARST OFFICR: SHIVER

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

CHARGE NO: 2 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-9-18

# OF COUNTS: 1

OFFENSE: GIVING FALSE NAME

WARRANT #:

CASE #:

BOND AMT: \$1000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 03/03/2004

ARST AGENCY: LAN

ARST OFFICR: SHIVER

COUNTY: CHAMBERS

COURT: LDC

JUDGE: HOLLEY

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

## CHAMBERS CO. SHERIFF'S OFFICE

08/22/2003 14:08:25

## INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 030000148

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 713 N. 8 TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 000-000-0000

DOB: 09/25/1971 AGE: 31

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## EMPLOYER INFO

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## MEDICAL

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## PROPERTY

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1 PAIR SUNGLASSES, 1 OPEN PACK OF CIGS, 2 KEYS ON KNIFE,

ADD. PROPERTY: 1 ORANGE LIGHTER

ADD. PROPERTY:

BIN NUMBER: 221

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: X Durwin E. Griggs

DATE: \_\_\_\_\_

TIME: \_\_\_\_\_

BOOK OFFICER: Lydia KingDATE: 8-22-03

TIME: \_\_\_\_\_

## CHAMBERS CO. SHERIFF'S OFFICE

08/22/2003 14:08:25

## INMATE RELEASE SHEET

PAGE 2

BOOKING NO: 030000148

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 01/29/2003 BOOK TIME: 00:38 BOOK TYPE: NORMAL

ARREST DATE: 01/28/2003

BOOKING OFFICER: CARSON

ARREST DEPT: LAN

CELL ASSIGNMENT:

ARRST OFFICER: UNDERWOOD

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLS DATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: CARSON

CLASSIFICATION:

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES: RHONDA ADVISED HE WAS SENTENCED TO 9 MONS CC D1

NOTES:

NOTES:

RELEASE DATE: 08/22/2003 RELEASE TIME: 14:07 # DAYS SERVED: 206

RELEASE OFFICER: PETREY

REMARKS: NOLLE PROSESS

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: X Durwin Z. Griggs

DATE: \_\_\_\_\_ TIME: \_\_\_\_\_

BOOK OFFICER: Lyfe KingDATE: 8-22-03 TIME: \_\_\_\_\_

## CHAMBERS CO. SHERIFF'S OFFICE

08/22/2003 14:08:25

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 030000148

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: DROPPED

HOLD: N

ALA STATUTE: 13A-6-61

# OF COUNTS: 1

OFFENSE: RAPE 1ST

WARRANT #:

CASE #: DC-03-200028

BOND AMT: NOLLE PROSSED

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 01/31/2003

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 01/28/2003

ARST AGENCY: LAN

ARST OFFICR: UNDERWOOD

COUNTY: CHAMBERS

COURT: CIR

JUDGE:

DEF ATTORNY: WILLIAM SMITH

DIST ATTORNEY:

COMMENTS: NOLLE PROSSED BY GJ D1

COMMENTS: 3/21/03-BOUND OVER

COMMENTS:

CHARGE NO: 2 DISPOSITION: SENTENCED

HOLD: N

ALA STATUTE:

# OF COUNTS: 2

OFFENSE: FTA T.O.P. 3RD/ CRIM MIS 2ND

WARRANT #:

CASE #: CC-02-000131

BOND AMT: COMPLETED

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 11/15/2002

RELEASE DTE: 00/00/0000

ARREST DATE: 01/29/2003

ARST AGENCY: CCSD

ARST OFFICR: SANDERS

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS: DC-02-200088 9 MOS CC

COMMENTS:

COMMENTS:

01/29/2003 01:02:28 CHAMBERS CO. SHERIFF'S OFFICE INMATE BOOKING SHEET PAGE 1  
 =====  
 BOOKING NO: 030000148

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 713 N. 8 TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 000-000-0000

DOB: 09/25/1971 AGE: 31

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION: MUSLEM

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: LANETT, AL 36863

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: N NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.00

DESCRIPTION:

ADD. PROPERTY: 1 PAIR SUNGLASSES, 1 OPEN PACK OF CIGS, 2 KEYS ON KNIFE,

ADD. PROPERTY: 1 ORANGE LIGHTER

ADD. PROPERTY:

BIN NUMBER: 221

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: X Durwin Terrance DATE: 1-29-03 TIME: \_\_\_\_\_

BOOK OFFICER: [Signature] DATE: 1-29-03 TIME: \_\_\_\_\_



CHAMBERS CO. SHERIFF'S OFFICE

01/29/2003 01:02:28

INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 030000148

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 01/29/2003 BOOK TIME: 00:38 BOOK TYPE: NORMAL

ARREST DATE: 01/28/2003

BOOKING OFFICER: CARSON

ARREST DEPT: LAN

CELL ASSIGNMENT: C DAYROOM

ARRST OFFICER: UNDERWOOD

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: CARSON

CLASSIFICATION:

TYPE SEARCH: PATDOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

## CHAMBERS CO. SHERIFF'S OFFICE

01/29/2003 01:02:28 INMATE CHARGE SHEET PAGE 3

=====

BOOKING NO: 030000148 INMATE NAME: GRIGGS DURWIN TERRANCE

=====

CHARGE NO: 1 DISPOSITION: OPEN HOLD: N

ALA STATUTE: 13A-6-61

# OF COUNTS: 1

OFFENSE: RAPE 1ST

WARRANT #:

CASE #:

BOND AMT: \$10,000

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 01/28/2003

ARST AGENCY: LAN

ARST OFFICR: UNDERWOOD

COUNTY: CHAMBERS

COURT: CIR

JUDGE:

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

-----

CHARGE NO: 2 DISPOSITION: OPEN HOLD: N

ALA STATUTE:

# OF COUNTS: 1

OFFENSE: FTA T.O.P. 3RD/ CRIM MIS 2ND WARRANT #:

CASE #: CC-02-000131

BOND AMT: NO BOND

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 01/29/2003

ARST AGENCY: CCSD

ARST OFFICR: SANDERS

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

-----

CHAMBERS CO. SHERIFF'S OFFICE

04/11/2002 13:27:58

INMATE RELEASE SHEET

PAGE 1

BOOKING NO: 010002053

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 713 N. 8 TH AVE.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 000-000-0000

DOB: 09/25/1971 AGE: 30

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS:

RELIGION:

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

----- NEXT OF KIN -----

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: ,

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

----- EMPLOYER INFO -----

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

----- MEDICAL -----

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

----- PROPERTY -----

CASH: \$00.17

DESCRIPTION:

ADD. PROPERTY: NO OTHER PROPERTY YO LOG IN AT THIS TIME

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 0067

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

=====

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: 

DATE: \_\_\_\_\_

TIME: \_\_\_\_\_

BOOK OFFICER: 

DATE: 4/11/02

TIME: 1325

04/11/2002 13:27:58 CHAMBERS CO. SHERIFF'S OFFICE  
INMATE RELEASE SHEET PAGE 2

BOOKING NO: 010002053 INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR ATTORNEY ON REC:  
JUDGE: PHONE: 000-000-0000  
REMARKS:  
REMARKS:

BOOK DATE: 09/15/2001 BOOK TIME: 04:53 BOOK TYPE: NORMAL

ARREST DATE: 09/15/2001 BOOKING OFFICER: GILLIS, JAMES M.  
ARREST DEPT: LANETT P.D. CELL ASSIGNMENT:  
ARRST OFFICER: CARTER, RICHARD MEAL CODE: 01 CHAMBERS COUNTY  
PROJ. RLSDATE: 04/11/2002 FACILITY: 01 COUNTY JAIL  
SEARCH OFFCR: GILLIS, JAMES M. CLASSIFICATION:  
TYPE SEARCH: PAT DOWN WORK RELEASE: N  
INTOX RESULTS:

HOLDS: N  
AGENCY: REASON:  
AGENCY: REASON:  
AGENCY: REASON:  
AGENCY: REASON:

NOTES:  
NOTES:  
NOTES:

RELEASE DATE: 04/11/2002 RELEASE TIME: 13:26 # DAYS SERVED: 209

RELEASE OFFICER: GOLDEN  
REMARKS: RELEASED ON TIME SERVED  
REMARKS: TO RETURN 6/26/02  
REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL  
INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE: [Signature] DATE: 4/11/02 TIME: 1335

BOOK OFFICER: [Signature] DATE: 4/11/02 TIME: 1335

## CHAMBERS CO. SHERIFF'S OFFICE

04/11/2002 13:27:58

## INMATE CHARGE SHEET

PAGE 3

BOOKING NO: 010002053 INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 1 DISPOSITION: DROPPED HOLD: N

ALA STATUTE: 13A-7-7 # OF COUNTS: 1  
OFFENSE: BURGLARY 3RD WARRANT #:  
CASE #: DC-01-200570  
BOND AMT: NOL PROSSED FINE: \$0.00  
BAIL AMT: 5000.00  
INIT APPEAR: 09/19/2001 SENTENCE DATE: 04/11/2002  
RELEASE DTE: 00/00/0000  
ARREST DATE: 09/15/2001 ARST AGENCY: LAN  
ARST OFFICR: CARTER, R COUNTY: CHAMBERS  
COURT: CIR JUDGE: BRYAN  
DEF ATTORNY: STEVE MORRIS DIST ATTORNEY:  
COMMENTS: NOL PROSSED PER PLEA  
COMMENTS:  
COMMENTS:

CHARGE NO: 2 DISPOSITION: DROPPED HOLD: N

ALA STATUTE: 13A-7-7 # OF COUNTS: 1  
OFFENSE: BURGLARY 3RD WARRANT #:  
CASE #: DC-01-200562  
BOND AMT: NOL PROSSED FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 09/19/2001 SENTENCE DATE: 02/08/2002  
RELEASE DTE: 00/00/0000  
ARREST DATE: 09/18/2001 ARST AGENCY: LAN  
ARST OFFICR: MCNEIL COUNTY: CHAMBERS  
COURT: CIR JUDGE:  
DEF ATTORNY: STEVE MORRIS DIST ATTORNEY:  
COMMENTS: NOL PROSSED BY DA  
COMMENTS:  
COMMENTS:

CHARGE NO: 3 DISPOSITION: SENTENCED HOLD: N

ALA STATUTE: 13A-8-5 # OF COUNTS: 1  
OFFENSE: THEFT OF PROPERTY 3RD WARRANT #: GJ-02-222  
CASE #: CC-02-131  
BOND AMT: 9 MONTHS CC FINE: \$0.00  
BAIL AMT:  
INIT APPEAR: 03/11/2002 SENTENCE DATE: 04/11/2002  
RELEASE DTE: 00/00/0000  
ARREST DATE: 02/21/2002 ARST AGENCY: CCSO  
ARST OFFICR: LANDRUM COUNTY: CHAMBERS  
COURT: CIR JUDGE: BRYAN  
DEF ATTORNY: S MORRIS DIST ATTORNEY:  
COMMENTS: 9 MONTHS CC, REST HEARING 6/26/02  
COMMENTS:  
COMMENTS:

## CHAMBERS CO. SHERIFF'S OFFICE

04/11/2002 13:27:58

INMATE CHARGE SHEET

PAGE 4

BOOKING NO: 010002053

INMATE NAME: GRIGGS DURWIN TERRANCE

CHARGE NO: 4 DISPOSITION: SENTENCED

HOLD: N

ALA STATUTE: 13A-7-22

# OF COUNTS: 1

OFFENSE: THEFT OF PROP 3RD

WARRANT #: GJ-02-222

CASE #: CC-02-131

BOND AMT: 9 MONTHS CC

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 03/11/2002

SENTENCE DATE: 04/11/2002

RELEASE DTE: 00/00/0000

ARREST DATE: 02/21/2002

ARST AGENCY: CCSD

ARST OFFICR: LANDRUM

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY: MORRIS S

DIST ATTORNEY:

COMMENTS: 9 MONTHS CC, REST HEARING 6/26/02

COMMENTS: PLEAD FROM CRIMINAL MISCHIEF 2ND TO THEFT 3RD

COMMENTS:

## CHAMBERS CO. SHERIFF'S OFFICE

02/22/2002 09:29:46

## INMATE CHARGE SHEET

PAGE 1

=====

BOOKING NO: 010002053

INMATE NAME: GRIGGS DURWIN TERRANCE

=====

CHARGE NO: 1 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-7-7

# OF COUNTS: 1

OFFENSE: BURGLARY 3RD

WARRANT #:

CASE #: DC-01-200570

BOND AMT: \$5,000.00

FINE: \$0.00

BAIL AMT: 5000.00

INIT APPEAR: 09/19/2001

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 09/15/2001

ARST AGENCY: LAN

ARST OFFICR: CARTER,R

COUNTY: CHAMBERS

COURT: CIR

JUDGE:

DEF ATTORNY: STEVE MORRIS

DIST ATTORNEY:

COMMENTS: BOUND OVER TO GRAND JURY

COMMENTS:

COMMENTS:

-----

CHARGE NO: 2 DISPOSITION: DROPPED

HOLD: N

ALA STATUTE: 13A-7-7

# OF COUNTS: 1

OFFENSE: BURGLARY 3RD

WARRANT #:

CASE #: DC-01-200562

BOND AMT: NOL PROSSED

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 09/19/2001

SENTENCE DATE: 02/08/2002

RELEASE DTE: 00/00/0000

ARREST DATE: 09/18/2001

ARST AGENCY: LAN

ARST OFFICR: MCNEIL

COUNTY: CHAMBERS

COURT: CIR

JUDGE:

DEF ATTORNY: STEVE MORRIS

DIST ATTORNEY:

COMMENTS: NOL PROSSED BY DA

COMMENTS:

COMMENTS:

-----

CHARGE NO: 3 DISPOSITION: OPEN

HOLD: N

ALA STATUTE: 13A-8-5

# OF COUNTS: 1

OFFENSE: THEFT OF PROPERTY 3RD

WARRANT #: GJ-02-222

CASE #:

BOND AMT: 2,500.00

FINE: \$0.00

BAIL AMT:

INIT APPEAR: 00/00/0000

SENTENCE DATE: 00/00/0000

RELEASE DTE: 00/00/0000

ARREST DATE: 02/21/2002

ARST AGENCY: CCDF

ARST OFFICR: LANDRUM

COUNTY: CHAMBERS

COURT: CIR

JUDGE: BRYAN

DEF ATTORNY:

DIST ATTORNEY:

COMMENTS:

COMMENTS:

COMMENTS:

**ENEMY FORM**DATE 11-24-01INMATE NAME Griggs Durwin CELLBLOCK C

I THE ABOVE INMATE HAVE ADVISED THE OFFICER  
THAT I HAVE THE LISTED PERSON(S) BELOW AS AN  
ENEMY.

Don't Lopez  
INMATE SIGNATURE

1. Lamaris Carr3. Eddie Harper5. Anthony Briskin  
mark Adkins2. John Finley 12/17/014. Rick Todd6. Thomas Clark  
Jerry PalmerREPORTING OFFICER Jerry Smith

I'M REPORTING THE ABOVE INMATES AS HAVING  
PROBLEMS FOR THE FOLLOWING REASON:

From the Street  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Jerry Smith  
OFFICER SIGNATURE



## CHAMBERS CO. SHERIFF'S OFFICE

09/15/2001 04:56:52

## INMATE BOOKING SHEET

PAGE 1

BOOKING NO: 010002053

INMATE NAME: GRIGGS DURWIN TERRANCE

ALIAS:

ALIAS:

ADDRESS: 821 N. 10TH ST.

CITY/ST/ZIP: LANETT, AL 36863

HOME PHONE: 000-000-0000

DOB: 09/25/1971 AGE: 29

PLCE BIRTH: CHAMBERS COUNTY

STATE: AL

M. STATUS: SINGLE

RELIGION:

GANG ASSOC:

SCARS/TATTOOS:

KNOWN ENEMIES:

REMARKS: OCCUP: DISHWASHER

RACE: B SEX: M

HT: 5'09" HAIR: BLK

WT: 198 EYES: BRO

COMPLEX: DBR

SSN: 418-92-5146

DL ST: AL DLN: 6081876

SID: AIS-198159

LOCID: 4557

## NEXT OF KIN

NEXT OF KIN: TRAMMELL KESHA

ADDRESS:

CITY/ST/ZIP: ,

REMARKS:

RELATIONSHIP: SISTER

PHONE: 334-642-0249

## EMPLOYER INFO

EMPLOYED: N

EMPLOYER NAME: UNEMPLOYED

ADDRESS:

CITY/ST/ZIP: ,

PHONE: 000-000-0000

## MEDICAL

HANDICAPPED: N NEEDS:

GLASSES: N SMOKE: Y

MEDICAL NEEDS: NEEDS:

PHYSICIAN:

PHONE: 000-000-0000

REMARKS:

REMARKS:

REMARKS:

## PROPERTY

CASH: \$00.17

DESCRIPTION:

ADD. PROPERTY: NO OTHER PROPERTY YO LOG IN AT THIS TIME

ADD. PROPERTY:

ADD. PROPERTY:

BIN NUMBER: 0067

VEH IMPOUNDED:

IMPOUND LOT:

REMARKS:

REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

INMATE:

DATE:

TIME:

BOOK OFFICER:

DATE:

TIME:

CHAMBERS CO. SHERIFF'S OFFICE

09/15/2001 04:56:52

INMATE BOOKING SHEET

PAGE 2

BOOKING NO: 010002053

INMATE NAME: GRIGGS DURWIN TERRANCE

COURT: CIR

ATTORNEY ON REC:

JUDGE:

PHONE: 000-000-0000

REMARKS:

REMARKS:

BOOK DATE: 09/15/2001 BOOK TIME: 04:53 BOOK TYPE: NORMAL

ARREST DATE: 09/15/2001

BOOKING OFFICER: GILLIS, JAMES M.

ARREST DEPT: LANETT P.D.

CELL ASSIGNMENT: J-2-7

ARRST OFFICER: CARTER, RICHARD

MEAL CODE: 01 CHAMBERS COUNTY

PROJ. RLSDATE: 00/00/0000

FACILITY: 01 COUNTY JAIL

SEARCH OFFCR: GILLIS, JAMES M.

CLASSIFICATION:

TYPE SEARCH: PAT DOWN

WORK RELEASE: N

INTOX RESULTS:

HOLDS: N

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

AGENCY:

REASON:

NOTES:

NOTES:

NOTES:

Chambers County Detention Facility

Booking No.: 2000000115

Inmate's Name : GRIGGS, DERWIN TERRANCE

SSN : 418-92-5142

Sex : MALE Race : B

Address : 838 N.12TH AVE LANETT, AL 36863

DOB : 09/25/1971

Driv Lic :

Age : 28

State :

Height : 5' 9"

Employer :

Weight : 109 lbs.

Position : UNEMPLOYED

Hair Color : BLK

Address :

Eye Color : BRO

Complexion :

Place of Birth : CHAMBERS CO., AL

Citizen? : YES

Scars/Tattoos :

Arrest Date : 01/25/2000 Time : 10:00

Booking Date : 01/25/2000 Time : 18:06

Transferred From :

Release Date : 02/11/2000 Time : 11:02

Reason for Release : TIME SERVED

Arresting Agency : LANETT POLICE

Booking Officer : BOOZER, HENRY RAJAHN

Arresting Officer : No Information

Releasing Officer : MITCHELL, CRAIG VAN

Location : COURTHOUSE

Length Of Stay : 18

NCIC Check?

Bonded by : No Information

Description of Property :

Location of Property : 27

1 --BLK JACKET

RELEASED

1 --BLK HAT

RELEASED

1 --BLK WALLET

RELEASED

1 --BLUE LIGHTER

RELEASED

1 --CASH .58

RELEASED

Vehicle :

Licence No. :

Towed To :

Cash Balance :

\$0.10

Charge Description

Warrant

Bail Type

Amount

Court

HARASSMENT

0.00

LDC

I HAVE READ THE ABOVE ACCOUNTING OF MY PROPERTY AND MONEY  
AND FIND IT TO BE ACCURATE.

Inmate's Signature :

Witness :

Releasing Officer :

Date : 2-11-00

Time: 11:07

MITCHELL, CRAIG VAN

INMATE BOOK-IN SHEET

Chamber's County Detention Facility

Page 1

BOOKING NO. : 2000000115		INMATE I.D. : GRIGGS2614	
<div style="border: 1px solid black; padding: 2px; display: inline-block;">MASTER DATA</div> NAME : GRIGGS, DERWIN TERRANCE ADDRESS : 838 N.12TH AVE CITY : LANETT STATE : AL ZIP : 36863			
D.O.B. : 09/25/1971 HOME PHONE : ( ) - WORK PHONE : AGE : 28 BIRTHPLACE : CHAMBERS CO.,AL RACE : BLACK SEX : MALE BUILD : HEIGHT : 5' 9" WEIGHT : 109 HISPANIC?: NO HAIR : BLACK EYES : BROWN SKINTONE : BEARD? : YES MOUSTACHE? : YES GLASSES? : NO MARITAL STATUS : SINGLE D.L. NO. : D.L.STATE:			
ALIAS(ES) : FEATURES. : FBI NO. : SID NO. : TRN NO.: S.S.N. : 418-92-5142 S.S.N STATUS : N OTHER ID. : 4557			
OTHER CONTACT(S) EMERGENCY CONTACT KEISHA TRAMMEL  LANETT AL 36863 RELATION : SISTER		EMPLOYER   PHONE NO :	
ARREST INFORMATION			
OFFICER		DATE	TIME
ARRESTING : WALEY, LINCOLN		01/25/2000	10:00
RIGHTS :			
BOOKING : BOOZER, HENRY			18:06
SEARCHED : BOOZER, HENRY		01/25/2000	
RELEASE :		/ /	
RESPONSIBLE COURT : LDC		RESPONSIBLE COUNTY : CHA	
CLASSIFICATION :		SELECTION : G-02-F G2F	
BILLING AGENCY :		BILLING RATE : \$ 0.00	
SENTENCE LENGTH : 0 YEARS 17 DAYS		SCHEDULED RELEASE DATE : 02/11/2000	
RELEASE DATE : / /		HOW RELEASED :	
CHARGE	FINE	BOND	DISPOSITION
HARASSMENT	\$ 281.00	\$ 0.00	SENTENC

CHARGE DETAILS

01/25/2000

Chamber's County Detention Facility

Page 1

CHARGE NO. :	1	DISPOSITION :	SENTEN	STATE CODE :	13A-11-8
STATUTE CD :	AL			NO OF COUNTS :	1
OFFENSE :	HARASSMENT				
BOND :	\$	0.00		FINE :	\$ 281.00
BAIL :	\$	0.00			
WARRANT NO.:			WARRANT AGENCY :		
COURT :			CASE NO. :	DC-99-200647	
JUDGE :	HOLLEY		COUNTY :	CHAMBERS	
PROSECUTING ATTORNEY :					
DEFENSE ATTORNEY :					
COMMENTS :	PAY / LAY 256.00 PAY 25.00				

DATE: 5/27/99

BOOKING NUMBER

TIME: 14:00

ARREST: JLB

INVESTIGATION: 99-0000888

MAY 27 11:41 AM '99

NAME: BRIGGS, CLARK TERRANCE

CELL:

MAY 27 BOX#:

AGE#:

ST ID#: A18-198155

DOB: 9/23/71 AGE: 27 PLACE OF BIRTH: CHAMBERS COUNTY

ADDRESS: 155 A. 12TH AVE

(MAY)

CITY: LAWREN

STATE: AL ZIP: 36561

PHONE: UNKNOWN

PHYSICAL DESCRIPTION - SEX: M EYES: BRO HEIGHT: 509 MARITAL STATUS: S  
 HAIR: B HAIR: BLK WEIGHT: 195

CAN CHARGE READ OR WRITE: Y EDUCATION LEVEL: 10

SOCIAL SEC. #.: A18-92-3146

OCCUPATION/EMPLOYER: DISHWASHER

B-BBANY

DRIVERS LICENSE ST/#: AL 5081876

WORK RELEASE:

ARRESTED BY: WARE, WJ AGENCY: LAN DATE: 5/23/99 TIME: 13:00  
 PLACE OF ARREST: LAWREN COURT AGENCY RESP.: LAN  
 RECEIVED BY: ANTHONY, GR DATE: 5/25/99 TIME: 4:40 PROCESSED: Y

CHARGE/CASE#	CT/TP WARR/POLICE#	CR/PT#	BAIL/CD	CRIME CODE/AGENCY
1 M.V.			AC BAIL	AL 15A-13-10
9C-99-200885	1 M	LDC		LAN

COURT DATE: 6/00/00

COURT TIME: 00:00

DISPOSITION	CODE	DATE	COURT	DISPOSITION COMMENT
1 PLEAD GUILTY	GT	5/25/99	LDC	40-AS

RELEASE DATE: 5/27/99 TIME: 14:24 REASON: TIME SERVED

PRISONER'S SIGNATURE ON RELEASE:

RELEASING OFFICER'S SIGNATURE:

RECEIVING - OFFICER:

DATE:

FACILITY:

TIME:



PGM ID-JNBKRP  
DATE: 5/08/98  
ENTPR- D27B

CHAMBERS COUNTY DETENTION FACILITY  
BOOKING REPORT

PAGE 1  
TIME 04:08

BOOKING#: 97-0002211

Master ID#: 4557

NAME: GRIGGS, DURWIN TERRANCE

CELL:  
PROP BOX#:   
CASE#:   
ST ID#: AIS-198159

DOB.....: 9/25/71 AGE.: 26 PLACE OF BIRTH: CHAMBERS COUNTY  
ADDRESS: 833 N. 12TH AVE  
(MAIL) CITY.: LANETT  
STATE: AL ZIP: 36863 PHONE#: UNKNOWN

PHYSICAL DESCRIPTION - SEX: M EYES: BRO HEIGHT: 509 MARITAL STATUS: S  
RACE: B HAIR: BLK WEIGHT: 198

CAN INMATE READ OR WRITE: Y EDUCATION LEVEL: 10  
SOCIAL SECURITY #...: 418-92-5146  
OCCUP./EMPLOYER: UNEMPLOYED  
DRIVERS LICENSE ST/#: AL 6081876

WORK RELEASE:

ARRESTED BY: BROWN, R AGENCY: LAN DATE: 12/13/97 TIME: 09:23  
PLACE OF ARREST: 833 N. 12TH AVE, LANETT AGENCY RESP.: LAN  
RECEIVED BY: BELOHLAVEK, DATE: 12/14/97 TIME: 04:22 PROCESSED: Y


CHARGE/CASE#	CT/TP	WARR/POLICE#	CRT/PTR	BAIL/CC	CRIME CODE/AGENCY
1 UNLAW.DISTR.CON.SUBS				NO BAIL	AL 13A-12-211
DC-97-200855	1 F		CIR		LAN
2 R.S.P. 2ND		GJI-98-53		NO BAIL	AL 13A-8-18
CC-98-19	1 F	DC-97-200768	CIR		LAN
3 THEFT OF PROP 2ND				5000.00	AL 13A-8-4
DC-97-200877	1 F		CIR		LAN
4 BURGLARY 3RD				5000.00	AL 13A-7-7
DC-97-200878	1 F		CIR		LAN
5 BURGLARY 3RD		GJI-54		NO BAIL	AL 13A-7-7
CC-98-85	1 F		CIR		CCSD
6 THEFT OF PROP 2ND		GJI-98-55		NO BAIL	AL 13A-8-4
CC-98-85	1 F		CIR		CCSD
7 CRIMINAL MISCHIEF 1		GJI-98-56		NO BAIL	AL 13A-7-21
CC-98-85	1 F		CIR		CCSD

COURT DATE: 12/15/97

COURT TIME: 15:00

DISPOSITION	CODE	DATE	COURT	DISPOSITION COMMENT
1 CHARGE(S) DISMISSED	CD	2/13/98	DIST	CASE DISMISSED BY STATE
2 CHARGE(S) DISMISSED	CD	3/26/98	CIR	NOLLE PROSSED
3		0/00/00		5,000.00 PROP. 1,000.00 BC
4		0/00/00		5,000.00 PROP. 1,0000.00
5 FOUND GUILTY	GT	3/26/98	CIR	PLEA 3 YRS CC
6 FOUND GUILTY	GT	3/26/98	CIR	3 YRS CC
7 FOUND GUILTY	GT	3/26/98	CIR	3 YRS CC

RELEASE DATE: 5/08/98 TIME: 04:07 REASON: B.O.C. KILBY

PRISONER'S SIGNATURE ON RELEASE: 



BOOKING#: 97-0001958

Master ID#: 4557

NAME: GRIGGS, DURWIN TERRANCE

CELL:  
PROP BOX#:  
CASE#:

DOB....: 9/25/71 AGE.: 26 PLACE OF BIRTH: CHAMBERS COUNTY  
ADDRESS: 851 N. 11TH AVE  
(MAIL)

CITY.: LANETT

STATE: AL ZIP: 36863

PHONE#: (334) 5767667

PHYSICAL DESCRIPTION - SEX: M EYES: BRO HEIGHT: 509 MARITAL STATUS: S  
RACE: B HAIR: BLK WEIGHT: 198

CAN INMATE READ OR WRITE: Y EDUCATION LEVEL: 10  
SOCIAL SECURITY #...: 418-92-5146  
OCCUP./EMPLOYER: UNEMPLOYED  
DRIVERS LICENSE ST/#:

WORK RELEASE:

ARRESTED BY: SIMS, TO AGENCY: LAN DATE: 10/31/97 TIME: 14:30  
PLACE OF ARREST: LANIER AVE, LANETT AGENCY RESP.: LAN  
RECEIVED BY: MASON, JANN DATE: 10/31/97 TIME: 16:06 PROCESSED: Y

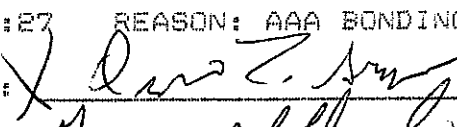
CHARGE/CASE#	CT/TF WARR/POLICE#	CRT/PTR	BAIL/CC	CRIME CODE/AGENCY
1 R.S.P. 2ND			5000.00	AL 13A-8-18
DC-97-200768	1 F	LDC		LAN

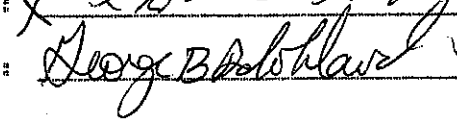
COURT DATE: 11/03/97

COURT TIME: 15:00

DISPOSITION	CODE	DATE	COURT	DISPOSITION COMMENT
1		0/00/00		5,000.00 PROP. 1,000.00 BC

RELEASE DATE: 11/08/97 TIME: 20:27 REASON: AAA BONDING-DANNY SANDERS

PRISONER'S SIGNATURE ON RELEASE: 

RELEASING OFFICER'S SIGNATURE...: 

RECEIVING - OFFICER: \_\_\_\_\_

DATE: \_\_\_\_\_

FACILITY: \_\_\_\_\_

TIME: \_\_\_\_\_

## **EXHIBIT D**

# **Chambers Co. Detention Center Inmate Handbook Rules and Regulations**

## INTRODUCTION

This handbook gives you information on the operation and services of the Chambers County Detention Facility. You must read this handbook and follow the guidelines it gives you. If you have any questions about what the handbook says, please ask the jail staff. The rules outlined in this handbook may be changed at any time with the approval of the Sheriff and/or the Jail Administrator. You will be notified in advance and in writing should changes be made.

### Detention Facility Philosophy Statement

The operating philosophy of the Chambers County Detention Facility provides for community safety, facility security, and the welfare of staff and inmates.

The primary function of the Chambers County Detention Facility is to safely and securely detain both pretrial detainees and county sentenced inmates; however, the staff understands that, although inmates are subject to deprivations resulting merely from confinement, these rules are not to inflict punishment, but to make the inmates period of confinement as productive as possible.

### Protection Of Inmate Rights

Chambers County Detention Facility employees shall be aware of and seek to protect inmate rights, both civil and legal. These rights include:

1. Freedom from discrimination based on race, religion, national origin, sex, handicap, or political belief.
  2. Equal access to programs and work assignments.
  3. Protection from personal abuse, corporal punishment, property damage, and harassment.
  4. Freedom from reprisals or penalties as a result of seeking administrative or judicial redress.
- D

## Section 1: Classification

- 1.1 The Chambers County Detention Facility Administrator evaluates the following when classifying you:
  - A. Type of offense committed
  - B. Whether pretrial or sentenced
  - C. Your behavior
  - D. Your attitude
  - E. Your health
  - F. Your level of security risk
  - G. The facilities needs
- 1.2 Classification levels are:
  - A. General population
  - B. Segregation
  - C. Trustee
- 1.3 You will be housed in an area appropriate to your classification level
- 1.4 If your classification status changes, you may be moved to another housing area
- 1.5 You are given privileges according to your classification status
- 1.6 Trustees are chosen by the Administrator. Do not file requests for trustee status. Only sentenced inmates of nonviolent offenses are eligible for trustee.
- 1.7 If you think you need protective custody, tell a staff member. We will do what is necessary to protect you.
- 1.8 You may ask to talk about your classification status with the Administrator.
- 1.9 The staff can move you anywhere within this facility or to any other detention facility within Alabama at their discretion.

## Section 2: Housing and Personal Hygiene

- 2.1 Hygiene supplies compatible with minimal requirements for maintaining proper personal hygiene are supplied by the facility. Other products are available through the commissary.

- 10.7 The Chambers County Detention Facility also charges co-pays, this is in addition to the actual charge by the doctor, nurse, etc.. This charge will be deducted from your commissary account, when you receive your money order receipt it will show you all deposits and deductions.

Doctor call	\$5.00
Nurse call	\$2.00
prescription	\$1.00
Damage to property	Cost of Repair

#### Section 11: Religion

- 11.1 The Detention Facility does not discriminate against any recognized religions, beliefs, or practices.
- 11.2 Inmates will be allowed to practice religious services of their choice. We welcome members of the clergy to visit inmates in the facility on Sunday from 0830 until 1130.
- 11.3 Visits by the clergy at other times will be allowed by appointment. Bibles and religious materials may be obtained from the staff on request or from other religious sources. Persons of the Jewish or Seventh-day Adventist will be allowed to practice their religion upon request by appointment set up by a clergyman.
- 11.4 Inmates are permitted to have in their possession books or literature of religious observance and/or instruction of their particular denomination or beliefs, these books or literature may not accumulate in the cell beyond that of section 4.4. Books and literature that have a tendency to inflame prejudice, create racial tension, and promote hostility, will not be accepted.

#### Section 12: Commissary

- 12.1 Commissary privileges are available to inmates. The commissary is stocked with such items as shaving cream, soap, deodorants, writing materials, stamped envelope, candies, cookies, and potato chips. All monies from booking will be transferd on Monday of each week. Inmates may receive money orders or a cashier's check to be placed on their inmate account (NO CASH). A five (\$5.00) dollar minimum will be excepted, with no maximum. Inmates will be allowed to place store orders on the store order form passed out by the correctional officers. The Commissary schedule will be set by the Administrator and subject to change.

- 12.2 In case of misunderstandings, the store clerk may clarify the current condition of your account. Attempts to forge store orders or any other abuses of the commissary privileges are considered major misconduct and will result in immediate disciplinary action.
- 12.3 You may not buy, sell, or trade store call items for other inmates. This is a level II rule violation (transfer of property).
- 12.4 Upon your release you will receive a check for any unused monies. If you have placed a store order and get released before it arrives, you have five days to pick it up or it will be disposed of excluding weekends.

### Section 13: Personal Safety

- 13.1 While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

### Section 14: Rule Violations

- 14.1 You may be disciplined only for breaking rules listed in the inmate handbook or for breaking the law. If you break the law, we also will file criminal charges.
- 14.2 There are three kinds of rules violations: level I, level II, and level III.

- A. Level I violations interfere with the orderly operation of the facility but did not immediately threaten security with safety of inmates, staff, or visitors.

#### Level I violations include:

- 100 Failure to stand count
- 101 Failure to comply with personal hygiene policies
- 102 Failure to keep one living quarters in accordance with section 2 and section 5
- 103 Failure to follow posted rules for visiting, telephone, and mail
- 104 Horseplay
- 105 Possession of unauthorized food
- 106 Excessive noise
- 107 Tattooing
- 108 Violation of posted rules applicable to a particular area
- 109 Taking unauthorized items to recreation, visitation, programs, or court

## **EXHIBIT E**

### **Affidavit of Major Clay Stewart**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,**

**Plaintiff,**

**v.**

**MAJOR CLAY STEWART  
et al.,**

**Defendants.**

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**Civil Action No. 3:07-CV-691-MHT**

**AFFIDAVIT OF CLAY STEWART**

**STATE OF ALABAMA**

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**COUNTY OF CHAMBERS**

**BEFORE ME,** the undersigned authority and Notary Public in and for said County and State at large, personally appeared Clay Stewart, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is Clay Stewart. I am over the age of nineteen and competent to make this affidavit. I have been employed by the Chambers County Sheriff's Department since 1995. On October 31, 2005, I became the Jail Administrator of the Chambers County Jail.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. I certify and state that the documents provided to the Court which are attached to the Defendant's Special Report are true and correct copies of inmate records,



kept at the Chambers County Detention Center in the regular course of business. I am the Custodian of these Records. Except for the Enemy Form from November 24, 2001, Plaintiff did not list any enemies at the time of being booked into the Chambers County Detention Center, and he has been booked into Chambers County Detention Center more than a dozen times since that date. Our records, specifically the Active Inmate Report, also show that Plaintiff was transferred from A block to C block in the late hours of April 16, 2007 and in the early morning of April 17, 2007 was transferred to D Block. Our records, the Shift Briefing Log, otherwise known as "pass down," show no record of a lockdown on April 16, 2007, in C block or any lockdown on that date involving Plaintiff wherever he was housed.

5. I am responsible for the enforcement of the Chambers County Detention Facility Policy and Procedures Directives. The Chambers County Inmate Handbook Rules and Regulations, effective April 2003, stated our policy regarding inmates who claim to have an enemy in the jail. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

6. Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1.

Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put

inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that document.

7. Although Plaintiff during the incarceration, which is the subject of Plaintiff's Complaint, did not speak of any problems that he had with Anthony Briskey, we moved Plaintiff from A block for his own protection. Other inmates in A block, who thought that Plaintiff had stolen store items from them, expressed the possibility of harm coming to Plaintiff because of the stealing allegations. The cell block change was not disciplinary but for his protection. It is not the policy of the Chambers County Detention Center to move someone like Plaintiff from A block for his own protection only to place him in another block that likewise endangered him. It is a common practice for inmates to allege they have an enemy in a certain cell block in order to manipulate where they are housed.


8. The Chambers County Detention Center Policy and Procedure Directives, adopted June 1991, also offer inmates the opportunity to file a Grievance if they have a complaint about any conditions in the facility. I answered Plaintiff's April 16, 2007 Grievance on April 18, 2007 and explained why he had been moved from A block, that administration was taking steps to ensure his safety, and that any alleged abusive behavior was being investigated. Because Plaintiff was complaining about getting out of I block, Captain Sims and I spoke with Plaintiff soon after he was moved to I block. We explained that we could not move him because Plaintiff had stated that he feared for his life. I also explained that we would continue to offer him food, even though we could not

force him to eat. Plaintiff never appealed any of my decisions to the Sheriff, as required by the procedures in the Directives.

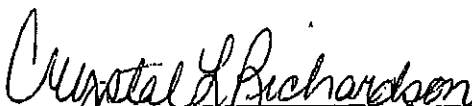
9. Because Plaintiff continued to complain about fearing for his life, even after being placed in I block, I had Plaintiff transferred to the Randolph County Jail on May 2, 2007.


10. The Chambers County Detention Center's intercom system is not functioning at this time, but the Sheriff and I are working to have the Chambers County Commission contract for its repair or replacement.

11. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

  
CLAY STEWART

SWORN TO and SUBSCRIBED before me this 4 day of October 2007.

  
NOTARY PUBLIC MY COMMISSION EXPIRES AUG. 18, 2010  
My Commission Expires: \_\_\_\_\_



# **EXHIBIT F**

## **Affidavit of Captain Thomas Sims**

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document.

5. Sometimes inmates will try to manipulate which block they want to be placed in or remain in and will allege that they have an inmate who is an enemy in a particular block.

6. Upon learning that Plaintiff was alleged to be involved in stealing store items, I removed Plaintiff from trustee status and had him moved out of A block. Other inmates in A block, who thought that Plaintiff had stolen store items from them, expressed the possibility of harm coming to Plaintiff because of the stealing allegations. The cell block change was not disciplinary but for his protection. Plaintiff cut inmates'

hair, and he did not allege that he had an enemy. I did not direct the staff as to which block to move Plaintiff to.

7. No record at the Chambers County Detention Facility shows that a lockdown occurred on April 16, 2007, and all lockdowns are recorded. Also, there was no lockdown of any kind involving the Plaintiff.

8. After Plaintiff filed his Grievances about having an enemy, he was moved to I block where he could be isolated and protected. Later, Plaintiff complained about fearing even the corrections officers, and though we considered his fears about corrections officers unfounded and irrational, he was moved to the Randolph County Jail.

9. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

Thomas L. Sims  
THOMAS SIMS

SWORN TO and SUBSCRIBED before me this 5<sup>th</sup> day of October 2007.

Crystal Richardson

NOTARY PUBLIC

My Commission Expires: 18V COMMISSION EXPIRES AUG. 18, 2009



# **EXHIBIT G**

## **Affidavit of Lieutenant LaKesha McCoy**



**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,**

**Plaintiff,**

**v.**

**MAJOR CLAY STEWART**

**et al.,**

**Defendants.**

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**Civil Action No. 3:07-CV-691-MHT**

**AFFIDAVIT OF LAKESHA MCCOY**

**STATE OF ALABAMA**

**COUNTY OF CHAMBERS**

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**BEFORE ME**, the undersigned authority and Notary Public in and for said County and State at large, personally appeared LaKesha McCoy, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is LaKesha McCoy. I am over the age of nineteen and competent to make this affidavit. I have been employed as a Corrections Officer by the Chambers County Sheriff's Department since 1999. I am a Lieutenant with the Chambers County Detention Facility.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. As a corrections officer with the Chambers County Sheriff's Department, I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document.

5. If an incident or complaint about an inmate having an enemy comes to light after booking, that information is placed in the inmate's file folder.

6. When Plaintiff was incarcerated in April of this year, Captain Simms left a message for Plaintiff to be moved from A block, the block where trustees are incarcerated. I did not know for sure, but I assumed the move was because of allegations that Plaintiff was stealing store items from other inmates. At that time, Plaintiff alleged that inmate Briskey was his enemy, so I told Sergeant Spradlin not to move Plaintiff until he had his booking documents and file folder checked, but to the best of my knowledge neither of

them contained anything about an enemy. I told Sergeant Spradlin to move Plaintiff out of A block because inmates use such complaints to avoid certain disciplinary and administrative actions by jail administration. Without documentation about an enemy being in the jail, we cannot take such statements by inmates seriously.

7. On the same day that we moved Plaintiff from A block, he filed a Grievance and sent a letter to Sheriff Lockhart claiming that inmate Briskey was an enemy, stating that he feared for his life, and asking to be removed from the Chambers County Detention Facility. On the next day, April 17, 2007, Plaintiff filed two Grievances to the same effect. Upon learning that Plaintiff took the situation that seriously, I had him moved to I block on the morning of April 18, 2007. In I block, he could be safely isolated from any enemy.

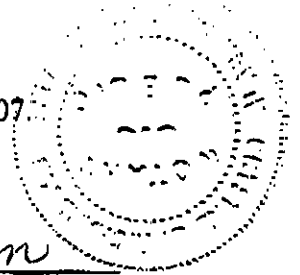
8. After Plaintiff filed the Complaint in this case, I checked his file and discovered an Enemy Form, listing Anthony Briskey as an enemy, but that document was dated November 24, 2001. At the time of his most recent booking into the Chambers County Detention Facility, Plaintiff did not mention that he had any enemies, and he did not mention Anthony Briskey. Griggs has been incarcerated in the Chambers County Detention Facility several times, and his jail folder is several inches thick. It is not jail policy, nor is it feasible for the administration to check every page of an inmate's jail folder every time they are arrested and booked into the jail. It is too time consuming, and the status of enemy could have changed since 2001. An inmate must tell us of an enemy being incarcerated in the Chambers County Detention Facility at the time he or she is booked into the jail.

9. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

Lakesha McCoy  
LAKESHA MCCOY

SWORN TO and SUBSCRIBED before me this 5<sup>th</sup> day of October 2007

Crystal Richardson  
NOTARY PUBLIC  
My Commission Expires: MY COMMISSION EXPIRES AUG. 18, 2009



# **EXHIBIT H**

## **Affidavit of Lieutenant Lisa Davidson**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,**

**Plaintiff,**

**v.**

**MAJOR CLAY STEWART  
et al.,**

**Defendants.**

**Civil Action No. 3:07-CV-691-MHT**

**AFFIDAVIT OF LISA DAVIDSON**

**STATE OF ALABAMA**

**COUNTY OF CHAMBERS**

**BEFORE ME**, the undersigned authority and Notary Public in and for said County and State at large, personally appeared Lisa Davidson, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is Lisa Davidson. I am over the age of nineteen and competent to make this affidavit. I have been employed as a Corrections Officer by the Chambers County Sheriff's Department since 1999.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

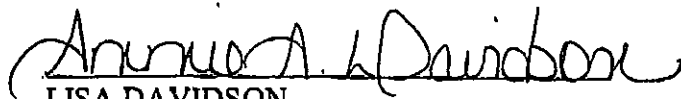
Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document.

5. On April 16, 2007, Captain Simms did not tell me about moving Plaintiff out of A block to C block because I was working the evening shift. I was not at the Detention Facility when Plaintiff was moved. I spoke with Plaintiff on April 24, 2007, and he said he would start eating.

6. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

  
LISA DAVIDSON

SWORN TO and SUBSCRIBED before me this 5<sup>th</sup> day of September 2007.

Crystal Richardson  
NOTARY PUBLIC

My Commission Expires: MY COMMISSION EXPIRES AUG 19 2009





# **EXHIBIT I**

## **Affidavit of Sergeant Felton Spradlin**

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION

DERWIN T. GRIGGS,

Plaintiff,

v.

MAJOR CLAY STEWART  
et al.,

Defendants.

Civil Action No. 3:07-CV-691-MHT

AFFIDAVIT OF FELTON SPRADLIN

STATE OF ALABAMA )

COUNTY OF CHAMBERS )

BEFORE ME, the undersigned authority and Notary Public in and for said County and State at large, personally appeared Felton Spradlin, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is Felton Spradlin. I am over the age of nineteen and competent to make this affidavit. I have been employed as a Corrections Officer by the Chambers County Sheriff's Department since 1999.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. As a corrections officer with the Chambers County Sheriff's Department, I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document.

5. I would never place an inmate in a cell or block with an enemy because if they get into a fight, I will have to risk my life to separate them and resolve the dispute.

6. I have never known Plaintiff to have any problems with any other inmate. In fact, we have allowed Plaintiff to cut other inmates' hair because he did not have problems with other inmates. Plaintiff cut other inmates' hair in April of this year.

7. When Plaintiff was incarcerated in April of this year, I remember moving Plaintiff into C block and Lieutenant McCoy going with us. We moved Plaintiff from A block for being under suspicion for stealing store call items from another inmate. At that

time, Plaintiff said nothing to me about an Anthony Briskey, nor did he say anything about any inmate having a problem with him or wanting to harm him or being his enemy. In fact, though having been incarcerated in the Chambers County Detention Facility several times, Plaintiff has never said anything to me about having an enemy in the jail. I did not have to use any physical force to ensure that Plaintiff went to C block. I was unaware that Plaintiff even had an enemy in the Detention Facility until I read Plaintiff's lawsuit claiming such.

8. No one working for the Detention Facility has ever told me that Plaintiff had or has an enemy in the Detention Facility. I did not look at any of Plaintiff's booking documents, nor did he ever give me a reason to look into his booking documents.

9. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

  
FELTON SPRADLIN

SWORN TO and SUBSCRIBED before me this 9<sup>th</sup> day of September 2007.

  
NOTARY PUBLIC  
My Commission Expires: AUG 18, 2009



## **EXHIBIT J**

### **Affidavit of Officer Teddy Hancock**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,**

**Plaintiff,**

**v.**

**MAJOR CLAY STEWART  
et al.,**

**Defendants.**

**Civil Action No. 3:07-CV-691-MHT**

**AFFIDAVIT OF TEDDY HANCOCK**

**STATE OF ALABAMA**

**COUNTY OF CHAMBERS**

**BEFORE ME**, the undersigned authority and Notary Public in and for said County and State at large, personally appeared Teddy Hancock, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is Teddy Hancock. I am over the age of nineteen and competent to make this affidavit. I have been employed as a Corrections Officer by the Chambers County Sheriff's Department since 2005.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

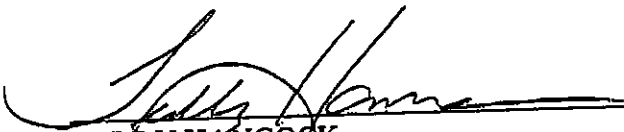
While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document. Also, if they list any enemy, then a document to that effect is placed in their jail folder, so that a corrections officer knows about the enemy without having to look on the computer, where the information is also listed.

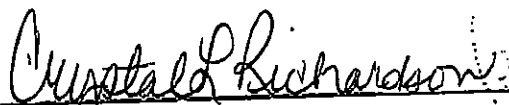
5. At some point in time during his incarceration, Plaintiff told me that Anthony Briskey had accused Plaintiff of being involved in some criminal activity and that Plaintiff feared for his safety around Mr. Briskey. During my shift sometime between 6 PM and 6AM, on April 16, 2007, I took Plaintiff out of a cell in C block for this reason and moved him to D block.


6. If any type of lockdown, including a fourteen-hour lockdown, occurred in C block on April 16, 2007, there would be a record of such a lockdown in the jail records. Making such a record is a requirement of the Detention Facility.

7. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

  
TEDDY HANCOCK

SWORN TO and SUBSCRIBED before me this 5<sup>th</sup> day of October 2007.

  
NOTARY PUBLIC  
My Commission Expires: AUG 18, 2010





# **EXHIBIT K**

## **Affidavit of Corrections Officer LaConya Ferrell**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,**

**Plaintiff,**

**v.**

**MAJOR CLAY STEWART**

**et al.,**

**Defendants.**

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**Civil Action No. 3:07-CV-691-MHT**

**AFFIDAVIT OF LACONYA FERRELL JACKSON**

**STATE OF ALABAMA**

**COUNTY OF CHAMBERS**

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)  
)

**BEFORE ME**, the undersigned authority and Notary Public in and for said County and State at large, personally appeared LaConya Ferrell Jackson, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is LaConya Ferrell Jackson. I am over the age of nineteen and competent to make this affidavit. I have been employed as a Corrections Officer by the Chambers County Sheriff's Department since 2005.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. As a corrections officer with the Chambers County Sheriff's Department, I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

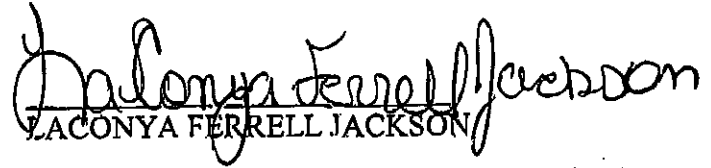
While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document.

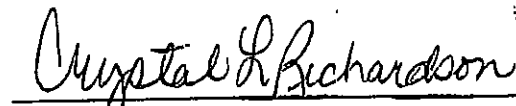
5. I never witnessed or heard Plaintiff say he had any problems with any other inmate or that he had an enemy in the Chambers County Detention Facility or that Anthony Briskey wanted to harm him. In fact, Plaintiff never said anything at all about Anthony Briskey.

6. I know that Plaintiff has cut other inmates' hair while he was incarcerated in the Chambers County Detention Facility.

7. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

  
LACONYA FERRELL JACKSON

SWORN TO and SUBSCRIBED before me this 5<sup>th</sup> day of October 2007.



NOTARY PUBLIC

My Commission Expires: \_\_\_\_\_

MY COMMISSION EXPIRES AUG. 18, 2008



# **EXHIBIT L**

## **Affidavit of Sergeant Mildred Kirk**

**IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
EASTERN DIVISION**

**DERWIN T. GRIGGS,**

**Plaintiff,**

**v.**

**MAJOR CLAY STEWART  
et al.,**

**Defendants.**

Civil Action No. 3:07-CV-691-MHT

**AFFIDAVIT OF MILDRED KIRK**

**STATE OF ALABAMA**

**COUNTY OF CHAMBERS**

**BEFORE ME,** the undersigned authority and Notary Public in and for said County and State at large, personally appeared Mildred Kirk, who being known to me and being by me first duly sworn on oath deposes and says as follows:

1. My name is Mildred Kirk. I am over the age of nineteen and competent to make this affidavit. I have been employed as a Corrections Officer by the Chambers County Sheriff's Department since 1998. I am a Shift Supervisor.

2. I am familiar with the Plaintiff Derwin Griggs due to his incarceration in the Chambers County Jail.

3. I state affirmatively that I neither acted, nor caused anyone to act, in such a manner as to deprive the Plaintiff of any right to which he was entitled.

4. As a corrections officer with the Chambers County Sheriff's Department, I am familiar with the Chambers County Inmate Handbook Rules and Regulations, effective April 2003. That Handbook states:

"If you think you need protective custody, tell a staff member. We will do what is necessary to protect you."

Chambers County Inmate Handbook Rules and Regulations, ¶ 1.7.

While here, you will meet many different kinds of people. If you are threatened, assaulted, or feel intimidated, or unsafe, tell the staff. We will do what is necessary to protect you. For your own protection, do not discuss your charges with other inmates.

Chambers County Inmate Handbook Rules and Regulations, ¶ 13.1. Therefore, according to Chambers County Detention Center policy, inmates who claim to have an enemy in the Detention Center are to be protected. The policy is to not put inmates who are enemies in the same block. In fact, one of the regular questions we always ask inmates when they are booked into the facility is whether they have any enemies in the jail, and they sign that booking document.

5. I was not present when Plaintiff was moved out of A block. When I returned to work, which was for A shift, Plaintiff was in the Isolation block, also known as I block.

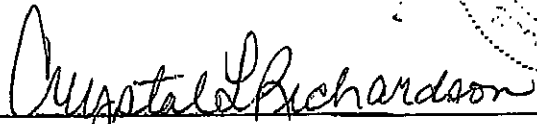
6. Although Plaintiff did not list Anthony Briskey as an enemy during his last incarceration, I knew from several years past, that there had been a problem between Inmate Anthony Briskey and Inmate Derwin Griggs. Briskey had testified against Griggs in the past in a criminal case. I even kept Briskey from getting his haircut by Griggs, when Griggs was performing haircutting duties as a trustee. While Griggs was

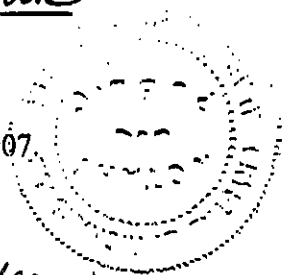
incarcerated from November 2006 to May 2007, I advised the officers working on my shift that Griggs and Anthony Briskey were to be kept separate due to the incident that occurred several years earlier. Since 2001 there have been no other incidents between Griggs and Briskey to the best of my knowledge. When the incident occurred between Griggs and Briskey in 2001 Lt. McCoy was on military leave and there was a different administration staff at the Chambers County Detention Facility.

7. I swear, to the best of my present knowledge and information, that the above statements are true, that I am competent to make this affidavit, and that the above statements are made by drawing from my personal knowledge of the situation.

  
MILDRED KIRK

SWORN TO and SUBSCRIBED before me this 5<sup>th</sup> day of October, 2007.

  
NOTARY PUBLIC  
My Commission Expires: AUG. 18, 2009





## **EXHIBIT M<sub>1</sub> – M<sub>6</sub>**

### **Relevant Docs from Plaintiff's Jail File**

CHAMBERS CO. SHERIFF'S OFFICE  
ACTIVE INMATE REPORT

04/16/2007 06:13:42

PAGE 1

FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
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ABNER KENNETH PENELL	B/M	01	N	A-01	02/21/2007	CCSD
ABNEY JONATHAN EUGENE	W/M	01	N	F-06-L	12/21/2006	LAN
ADAMSON STEVEN LEE	W/M	01	N	B-08	01/02/2007	P&P
ALEXANDER HARVEY KEITH	B/M	01	N	C-08-R	04/14/2007	LAN
ARNOLD HOWARD LAMAR	B/M	01	N	G-01-R	03/19/2007	P & P
ASHFORD LLOYD ANTHONY	B/M	01	N	G-02-R	04/09/2007	VALLEY
ASKEW LORETTA	B/F	01	Y	H-07-R	02/03/2007	LAN
AVERY JEROME	B/M	01	N	B-02	01/19/2007	PROBATION
AVERY JOHNNY	B/M	01	N	D-02-L	03/28/2007	CCSD
BAILEY JOHNNY LEE	B/M	01	N	F-01-R	04/03/2007	CCSD
BALLARD LATASHA RENE	B/F	01	N		11/15/2005	AST-ABI
BANKS RICKY LEWIS	B/M	01	N	F-05-R	04/28/2006	CCSO
BARBER JACK SELF	W/M	01	Y	I-01	01/05/2007	CCSD
BARNETT GUY DANIEL	W/M	01	N	E-06-R	04/02/2007	P & P
BIRCHFIELD DEANA LEE	W/F	01	N	H-08-R	01/29/2007	LAF
BLEDSE JOHN ALTON	B/M	01	N	C-06-R	01/01/2007	LAF
BODIE CLINT	W/M	01	Y	F-07-R	02/07/2007	CCSD/DTF
BONNER GREG BERNARD	B/M	01	N	D-06-L	03/08/2007	CCSD
BONNER KENNETH GERARD	B/M	01	N	A-10	01/09/2007	CCSD
BOOKER LARRY FERRELL	B/M	01	N	A-14	02/02/2005	CCSD
BRADFORD THOMAS LEE	W/M	01	N	C-03-L	03/23/2007	LAN
BREWER WALTER LEE	B/M	01	N	G-06-L	04/02/2007	LAF
BRISKEY ANTHONY LEE	B/M	01	N	C-01-L	07/12/2006	VAL
BRISKEY KENNETH RAY	B/M	01	N	D-02-R	04/14/2007	CCSD
BROOKS GREGORY FELIX	B/M	06	N	C-02-R	02/25/2007	VAL
BROOKS JEROME LARRY	B/M	01	N	E-08-L	07/26/2006	LAN
BROOKS TAVARUS MONTRELL	B/M	01	N	C-06-L	04/04/2007	P&P
BROWN KEVIN DONALD	W/M	01	Y	E-05-R	03/26/2007	VAL
BULGER ROBERT LEE	B/M	01	N	A-05	12/21/2006	CCSD
BURROUGHS DANIEL KIRBY	W/M	01	N	C-03-R	03/23/2007	CCSD
CANTRELL DANIEL WADE	W/M	01	N	F-07-L	00/00/0000	CCSD
CARTER RANDY LEE	W/M	01	N	A-02	02/16/2006	VAL
CHAMBERS MARGARET	B/F	01	N	H-05-L	04/02/2007	LAFAYETTE
CHEEKS LEHEKO MONTRIOUS	B/M	01	Y	D-05-R	02/02/2007	LAN
COCHRAN JAMES ROGER	B/M	01	N	D-03-R	04/09/2007	CCSD
COKER BRANDON SCOTT	W/M	01	N	F-03-R	07/27/2006	VAL
DANIEL TYSON JEROME	B/M	01	N	E-04-L	04/05/2007	LAF
DAVIS ANTWONAS MARTINEZ	B/M	01	N	F-04-R	03/19/2007	LAN
DAVIS XAVIER	B/M	01	N	G-03-L	03/24/2007	LAN
DOZIER TYRONE	B/M	01	N	G-03-R	04/15/2007	CCSD
DUNAWAY CAMERON DALE	W/M	01	N	A-24	03/30/2007	P+P
DUNN GLENDA ANN	B/F	01	N	H-03-L	06/16/2006	VAL
EAST JEFFERY	W/M	01	Y	B-05	04/04/2007	CCSD
EDWARDS FRED LAMON	B/M	01	N	G-07-R	03/14/2007	CCSD
ELLIS LAMONES SANCHEZ	B/M	01	N	G-08-R	01/13/2007	CCSD

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## CHAMBERS CO. SHERIFF'S OFFICE

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## ACTIVE INMATE REPORT

PAGE 2

FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
EVANS DERRICK JOHNSON	B/M	01	N	A-06	12/14/2004	P & P
FLOYD BENJAMIN	B/M	01	N	F-01-L	04/05/2007	CCSD
FLOYD ERIC BERNARD	B/M	01	Y	A-23	08/20/2006	LAN
FLOYD MARKEDRICK ANTIOUS	B/M	01	N	E-04-R	03/29/2007	CCSD
FLOYD TOMQUEVEIOUS EDMETRIU	B/M	01	N	F-04-L	03/26/2007	CC
FOSTER CHRISTOPHER ALAN	B/M	01	N	G-07-L	03/26/2007	CCSD
GARNER ROGER KEITH JR	W/M	01	Y		09/01/2005	VAL
GILLIAM NORRIS LEWIS	B/M	06	N	I-04	01/24/2007	VPD
GOINS LAURA NICOLE	W/F	01	Y	H-04-R	07/18/2006	VAL
GORDY AMBER DIAN	W/F	01	N	H-06-L	04/11/2007	VAL
GRAY CHARLES EDWARD	W/M	01	N	A-21	02/13/2007	LAN
GRIGGS DURWIN TERRANCE	B/M	01	N	A-09	11/26/2006	LAN
HARDISON GLENN ANTHONY II	B/M	01	N	C-07-L	03/06/2007	LAN
HARDNETT JOHNNY RALPH	B/M	01	Y	C-05-L	11/02/2006	P&P
HARMON DAVID EDWARD	W/M	01	N	F-03-L	03/15/2007	CCSD
HARMON EUGENE TERRY	W/M	01	Y	A-04	10/19/2006	CCSD
HARRIS FREDDIE LAMAR	B/M	01	N	B-04	04/06/2007	CCSD
HART THOMAS JACK	W/M	01	Y	D-08-L	02/02/2007	VALLEY
HEARD STEVEN DARON	B/M	01	Y	F-08-R	04/12/2007	PROBATION
HENSON KELVIN D	W/M	01	Y	C-05-R	10/27/2006	LAN
HILL RUFUS JERRY JR	W/M	01	N	E-01-L	04/06/2007	CCSO
HINKLE GUY JOHNNY	W/M	01	N	D-07-R	11/07/2006	LAN
HORTON ZYRRELL	B/M	01	N	E-07-L	03/01/2007	CCSD
HOYLE DONALD WAYNE	W/M	01	N	C-04-L	02/07/2007	P&P
HUDDLESTON ZANE MICHAEL	W/M	01	N	A-17	03/30/2007	CCSD
HUTCHENS DORVIN DEWAYNE	W/M	01	N	E-03-R	01/30/2007	CCSD
HUTCHINSON LAMICHAEL CAJUAN	B/M	01	Y	C-02-L	03/08/2007	P&P
JACKSON CHRISTOPHER LEON	B/M	01	N	F-05-L	10/25/2006	P&P
JACKSON OSCAR JAMES JR	B/M	01	N	D-01-R	01/04/2006	LAN
JAMES LATERRANCE LEONARD	B/M	01	N	D-05-L	04/06/2007	LANETT
JONES TARIQ KHALILL	B/M	01	Y	D-06-R	08/20/2006	VAL
LITTLE MARCUS NIKIA	B/M	01	N	F-02-R	02/02/2007	CCSD
LONG ROY CLEVELAND JR	W/M	01	N	D-01-L	04/06/2007	CCSO
LOVE DARRYL MARQUIS	B/M	01	N	B-06	03/29/2007	LANETT
LOVE GABRIEL ANTONIO	B/M	01	N	B-07	03/29/2007	LAN
LOWE CHADWICK ALONZO	B/M	01	N	A-18	03/27/2007	CCSD
MADDEN SAMUEL LEE	B/M	01	N	G-04-L	04/12/2007	LAN
MARSHALL MARY ANN	W/F	01	Y	H-08-L	10/11/2006	TCSO
MATNEY BENNY LEE	W/M	01	N	A-22	02/07/2007	CCSD
MCCANTS STANLEY RONERIE	B/M	01	N	F-08-R	03/29/2007	VAL
MCCULLOUGH CORY KENTAVIOUS	B/M	01	N	A-07	03/09/2007	CCSD
MELTON DOUGLAS THOMAS	W/M	01	N	E-01-R	00/00/0000	CCSD
MITCHELL BRIAN KEITH	W/M	01	N	F-06-F	04/12/2007	PROBATION
NEWTON MARY DELINDA	W/F	01	N	H-02-L	03/28/2007	P&P
PHILLIPS ROBERT ONEAL	W/M	01	N	D-04-R	02/09/2007	CCSD

CHAMBERS CO. SHERIFF'S OFFICE  
ACTIVE INMATE REPORT

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PAGE 3

FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
PIKE JOHN TODD	W/M	01	Y	D-08-R	12/29/2006	LAN
REED SCOTTY	B/M	01	N	G-02-L	03/12/2007	P&P
RHODEN CHARLES LEWIS	B/M	01	N	E-07-R	09/09/2005	CCSD
RIDINGS MARK W	W/M	01	N	A-16	02/16/2007	P&P
ROBERTS ALLEN JEROME	B/M	01	N	A-11	03/05/2007	CCSD
ROBERTS EDDIE FRANK	B/M	01	Y	A-25	02/07/2007	P&P
ROBINSON ANGLEA MICHELLE	W/F	01	Y	H-05-R	04/10/2007	LAN
ROGERS WILLIE RAY JR	W/M	01	N	A-13	03/09/2007	P & P
RUDD TONY LEE	B/M	01	N	I-05	03/03/2007	VAL
SAMUELS WES ANTHONY	B/M	01	N	G-04-R	04/11/2007	LAFAYETTE
SAMUELS WILLIAM BARRON	B/M	01	N	F-02-L	04/11/2007	LAFAYETTE
SCOTT TYRUS HORATIUS	B/M	01	N	E-02-L	03/05/2007	CCSD/DTF
SHEALEY KENNEDY GERGO	B/M	01	N	D-04-L	03/07/2007	P & P
SINGLETARY PAUL MILES	B/M	01	N	C-07-R	11/03/2005	LAF
SMITH ANDREW KEITH	W/M	01	N	A-26	03/02/2007	CCSD
SMITH ISIAH	B/M	01	N	A-03	02/06/2007	P&P
SMITH TAREAN KHRINE HERVE	B/M	06	N	A-08	02/21/2007	CCSD
STEWART RANDALL LEWIS	W/M	01	N	C-04-F	04/04/2007	PP
STORY PATRICK	B/M	01	N	A-20	02/07/2006	P&P
STROUP WILLIAM DOYLE	W/M	01	N	F-06-R	01/12/2007	LAF
TAYLOR MICHAEL JR	B/M	01	N	E-06-L	03/28/2007	AST
TEAGUE PAUL CLAYTON	W/M	01	Y	G-06-R	04/12/2007	LAF
TEMPLETON KIMBERLY ANNE	W/F	01	N	H-04-L	01/23/2007	CCSD
THORNTON JIMMY	B/M	01	N	G-01-L	03/21/2007	CCSD
TIERCE NATAOSHA	W/F	01	Y	H-01-L	04/12/2007	LAF
TODD ANTHONY DEON	B/M	01	N	E-03-L	04/06/2007	CCSO
TODD MICHEAL	B/M	01	N	G-08-R	04/13/2007	LAF
TUCKER ALEXANDER O'NEAL	B/M	01	N	C-08-L	02/13/2007	LAN
TUCKER RICHARD	B/M	01	N	A-15	08/02/2006	LAN\DTF
VARNER CHRISTOPHER FRANKLIN	B/M	01	N	D-07-L	06/02/2006	CCSD/DFT
VINES DERRICK BERNARD	B/M	01	N	A-12	11/03/2006	P & P
VINES TONY	B/M	01	N	G-05-L	04/05/2007	VAL
WALTON DENORRIS VANBOKINSON	B/M	01	N	E-02-R	03/02/2007	VAL/DTF
WASHINGTON MEKO	B/F	01	N	H-07-L	01/07/2007	CCSD
WILKERSON JERRI DIANE	W/F	01	N	H-06-R	04/11/2007	VAL
WILKINSON TERESA LORRIANE	W/F	01	N	H-01-R	04/13/2007	CCSD
WILLIAMS JACOREY CORDELLE	B/M	01	N	E-05-L	04/11/2007	LAFAYETTE
WILLIAMS TOMEKA LUSHAWN	B/F	01	N	H-03-R	12/16/2005	LAF
WILLIAMS TREY	B/M	01	N	D-03-L	04/02/2007	DTF

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MALE:	113
FEMALE:	16
UNKNOWN:	00
WHITE:	46
BLACK:	83
HISPANIC:	00
OTHER:	00
TOTAL COUNT	129

## CHAMBERS CO. SHERIFF'S OFFICE

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
ABNER KENNETH PENELL	B/M	01	N	A-01	02/21/2007	CCSD
ABNEY JONATHAN EUGENE	W/M	01	N	F-06-L	12/21/2006	LAN
ADAMSON STEVEN LEE	W/M	01	N	B-08	01/02/2007	P&P
ALEXANDER HARVEY KEITH	B/M	01	N	C-08-R	04/14/2007	LAN
ARNOLD HOWARD LAMAR	B/M	01	N	G-01-R	03/19/2007	P & P
ASHFORD LLOYD ANTHONY	B/M	01	N	G-02-R	04/09/2007	VALLEY
ASKEW LORETTA	B/F	01	Y	H-07-R	02/03/2007	LAN
AVERY JEROME	B/M	01	N	B-02	01/19/2007	PROBATION
AVERY JOHNNY	B/M	01	N	A-DAYROOM	03/28/2007	CCSD
BAILEY JOHNNY LEE	B/M	01	N	A-DAYROOM	04/03/2007	CCSD
BALLARD LATASHA RENE	B/F	01	N		11/15/2005	AST-ABI
BANKS ALLISON BENITA	B/F	01	N	H-02-R	04/16/2007	CCSD
BANKS RICKY LEWIS	B/M	01	N	F-05-R	04/28/2006	CCSO
BARBER JACK SELF	W/M	01	Y	I-01	01/05/2007	CCSD
BARNETT GUY DANIEL	W/M	01	N	E-06-R	04/02/2007	P & P
BIRCHFIELD DEANA LEE	W/F	01	N	H-08-R	01/29/2007	LAF
BLEDSON JOHN ALTON	B/M	01	N	C-06-R	01/01/2007	LAF
BODIE CLINT	W/M	01	Y	F-07-R	02/07/2007	CCSD/DTF
BONNER GREG BERNARD	B/M	01	N	D-06-L	03/08/2007	CCSD
BONNER KENNETH GERARD	B/M	01	N	A-10	01/09/2007	CCSD
BOOKER LARRY FERRELL	B/M	01	N	A-14	02/02/2005	CCSD
BRADFORD THOMAS LEE	W/M	01	N	C-03-L	03/23/2007	LAN
BREWER WALTER LEE	B/M	01	N	G-06-L	04/02/2007	LAF
BRISKEY ANTHONY LEE	B/M	01	N	C-01-L	07/12/2006	VAL
BRISKEY KENNETH RAY	B/M	01	N	D-02-R	04/14/2007	CCSD
BROOKS GREGORY FELIX	B/M	06	N	C-02-R	02/25/2007	VAL
BROOKS JEROME LARRY	B/M	01	N	E-08-L	07/26/2006	LAN
BROOKS TAVARUS MONTRELL	B/M	01	N	C-06-L	04/04/2007	P&P
BROWN KEVIN DONALD	W/M	01	Y	E-05-R	03/26/2007	VAL
BULGER ROBERT LEE	B/M	01	N	A-05	12/21/2006	CCSD
BURROUGHS DANIEL KIRBY	W/M	01	N	C-03-R	03/23/2007	CCSD
CANTRELL DANIEL WADE	W/M	01	N	F-07-L	00/00/0000	CCSD
CARTER RANDY LEE	W/M	01	N	A-02	02/16/2006	VAL
CHAMBERS MARGARET	B/F	01	N	H-05-L	04/02/2007	LAFAYETTE
CHEEKS LEHEKO MONTRIOUS	B/M	01	Y	D-05-R	02/02/2007	LAN
COCHRAN JAMES ROGER	B/M	01	N	D-03-R	04/09/2007	CCSD
COKER BRANDON SCOTT	W/M	01	N	F-03-R	07/27/2006	VAL
DANIEL DAPHNE LYNN	W/F	01	Y	J-01	04/16/2007	CCSD
DANIEL TYSON JEROME	B/M	01	N	E-04-L	04/05/2007	LAF
DAVIS ANTONAS MARTINEZ	B/M	01	N	F-04-R	03/19/2007	LAN
DAVIS XAVIER	B/M	01	N	G-03-L	03/24/2007	LAN
DOZIER TYRONE	B/M	01	N	G-03-R	04/15/2007	CCSD
DUNAWAY CAMERON DALE	W/M	01	N	A-24	03/30/2007	P+P
DUNN GLENDA ANN	B/F	01	N	H-03-L	06/16/2006	VAL
EAST JEFFERY	W/M	01	Y	B-05	04/04/2007	CCSD

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
EDWARDS FRED LAMON	B/M	01	N	G-07-R	03/14/2007	CCSD
ELLIS LAMONES SANCHEZ	B/M	01	N	G-08-R	01/13/2007	CCSD
EVANS DERRICK JOHNSON	B/M	01	N	A-06	12/14/2004	P & P
FLOYD BENJAMIN	B/M	01	N	F-01-L	04/05/2007	CCSD
FLOYD ERIC BERNARD	B/M	01	Y	A-23	08/20/2006	LAN
FLOYD MARKEDRICK ANTIOUS	B/M	01	N	E-04-R	03/29/2007	CCSD
FLOYD TOMQUEVEIOUS EDMETRIU	B/M	01	N	F-04-L	03/26/2007	CC
FOSTER CHRISTOPHER ALAN	B/M	01	N	G-07-L	03/26/2007	CCSD
GARNER ROGER KEITH JR	W/M	01	Y		09/01/2005	VAL
GILLIAM NORRIS LEWIS	B/M	06	N	I-04	01/24/2007	VPD
GOINS LAURA NICOLE	W/F	01	Y	H-04-R	07/18/2006	VAL
GORDY AMBER DIAN	W/F	01	N	H-06-L	04/11/2007	VAL
GRAY CHARLES EDWARD	W/M	01	N	A-21	02/13/2007	LAN
GRIGGS DURWIN TERRANCE	B/M	01	N	D-02-L	11/26/2006	LAN
HARDISON GLENN ANTHONY II	B/M	01	N	C-07-L	03/06/2007	LAN
HARDNETT JOHNNY RALPH	B/M	01	Y	C-05-L	11/02/2006	P&P
HARMON DAVID EDWARD	W/M	01	N	F-03-L	03/15/2007	CCSD
HARMON EUGENE TERRY	W/M	01	Y	A-04	10/19/2006	CCSD
HART THOMAS JACK	W/M	01	Y	D-08-L	02/02/2007	VALLEY
HEARD STEVEN DARON	B/M	01	Y	F-08-R	04/12/2007	PROBATION
HENSON KELVIN D	W/M	01	Y	C-05-R	10/27/2006	LAN
HILL RUFUS JERRY JR	W/M	01	N	E-01-L	04/06/2007	CCSO
HINKLE GUY JOHNNY	W/M	01	N	D-07-R	11/07/2006	LAN
HORTON ZYRRELL	B/M	01	N	E-07-L	03/01/2007	CCSD
HOYLE DONALD WAYNE	W/M	01	N	C-04-L	02/07/2007	P&P
HUDDLESTON ZANE MICHAEL	W/M	01	N	A-17	03/30/2007	CCSD
HUTCHENS DORVIN DEWAYNE	W/M	01	N	E-03-R	01/30/2007	CCSD
HUTCHINSON LAMICHAEL CAJUAN	B/M	01	Y	C-02-L	03/08/2007	P&P
JACKSON CHRISTOPHER LEON	B/M	01	N	F-05-L	10/25/2006	P&P
JACKSON OSCAR JAMES JR	B/M	01	N	D-01-R	01/04/2006	LAN
JAMES LATERRANCE LEONARD	B/M	01	N	D-05-L	04/06/2007	LANETT
JONES TARIQ KHALILL	B/M	01	Y	D-06-R	08/20/2006	VAL
LITTLE MARCUS NIKIA	B/M	01	N	F-02-R	02/02/2007	CCSD
LONG ROY CLEVELAND JR	W/M	01	N	D-01-L	04/06/2007	CCSO
LOVE DARRYL MARQUIS	B/M	01	N	B-06	03/29/2007	LANETT
LOVE GABRIEL ANTONIO	B/M	01	N	B-07	03/29/2007	LAN
LOWE CHADWICK ALONZO	B/M	01	N	A-18	03/27/2007	CCSD
MADDEN SAMUEL LEE	B/M	01	N	G-04-L	04/12/2007	LAN
MARSHALL MARY ANN	W/F	01	Y	H-08-L	10/11/2006	TCSO
MATNEY BENNY LEE	W/M	01	N	A-22	02/07/2007	CCSD
MCCANTS STANLEY RONERIE	B/M	01	N	F-08-R	03/29/2007	VAL
MCCULLOUGH CORY KENTAVIOUS	B/M	01	N	A-07	03/09/2007	CCSD
MELTON DOUGLAS THOMAS	W/M	01	N	E-01-R	00/00/0000	CCSD
MITCHELL BRIAN KEITH	W/M	01	N	F-06-F	04/12/2007	PROBATION
NEWTON MARY DELINDA	W/F	01	N	H-02-L	03/28/2007	P&P



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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
PHILLIPS ROBERT ONEAL	W/M	01	N	D-04-R	02/09/2007	CCSD
PIKE JOHN TODD	W/M	01	Y	D-08-R	12/29/2006	LAN
REED SCOTTY	B/M	01	N	G-02-L	03/12/2007	P&P
RHODEN CHARLES LEWIS	B/M	01	N	E-07-R	09/09/2005	CCSD
RIDINGS MARK W	W/M	01	N	A-16	02/16/2007	P&P
ROBERTS ALLEN JEROME	B/M	01	N	A-11	03/05/2007	CCSD
ROBERTS EDDIE FRANK	B/M	01	Y	A-25	02/07/2007	P&P
ROBINSON ANGLEA MICHELLE	W/F	01	Y	H-05-R	04/10/2007	LAN
ROGERS WILLIE RAY JR	W/M	01	N	A-13	03/09/2007	P & P
RUDD TONY LEE	B/M	01	N	I-05	03/03/2007	VAL
SAMUELS WES ANTHONY	B/M	01	N	G-04-R	04/11/2007	LAFAYETTE
SAMUELS WILLIAM BARRON	B/M	01	N	F-02-L	04/11/2007	LAFAYETTE
SCOTT TYRUS HORATIUS	B/M	01	N	E-02-L	03/05/2007	CCSD/DTF
SHEALEY KENNEDY GERGO	B/M	01	N	D-04-L	03/07/2007	P & P
SINGLETERY PAUL MILES	B/M	01	N	C-07-R	11/03/2005	LAF
SMITH ANDREW KEITH	W/M	01	N	A-26	03/02/2007	CCSD
SMITH ISIAH	B/M	01	N	E-08-R	02/06/2007	P&P
SMITH TAREAN KHRINE HERVE	B/M	06	N	A-08	02/21/2007	CCSD
STEWART RANDALL LEWIS	W/M	01	N	C-04-F	04/04/2007	PP
STORY PATRICK	B/M	01	N	A-20	02/07/2006	P&P
STROUP WILLIAM DOYLE	W/M	01	N	F-06-R	01/12/2007	LAF
TAYLOR MICHAEL JR	B/M	01	N	E-06-L	03/28/2007	AST
TEAGUE PAUL CLAYTON	W/M	01	Y	G-06-R	04/12/2007	LAF
TEMPLETON KIMBERLY ANNE	W/F	01	N	H-04-L	01/23/2007	CCSD
THOMAS MICHAEL LEE	B/M	01	N	G-05-R	04/16/2007	LAF
TODD ANTHONY DEON	B/M	01	N	E-03-L	04/06/2007	CCSO
TODD MICHEAL	B/M	01	N	G-08-R	04/13/2007	LAF
TUCKER ALEXANDER O'NEAL	B/M	01	N	C-08-L	02/13/2007	LAN
TUCKER RICHARD	B/M	01	N	A-15	08/02/2006	LAN\DTF
VARNER CHRISTOPHER FRANKLIN	B/M	01	N	D-07-L	06/02/2006	CCSD/DFT
VINES DERRICK BERNARD	B/M	01	N	A-12	11/03/2006	P & P
VINES TONY	B/M	01	N	A-DAROOM	04/05/2007	VAL
WALTON DENORRIS VANBOKINSON	B/M	01	N	E-02-R	03/02/2007	VAL/DTF
WASHINGTON MEKO	B/F	01	N	H-07-L	01/07/2007	CCSD
WILKERSON JERRI DIANE	W/F	01	N	H-06-R	04/11/2007	VAL
WILKINSON TERESA LORRIANE	W/F	01	N	H-01-R	04/13/2007	CCSD
WILLIAMS JACOREY CORDELLE	B/M	01	N	E-05-L	04/11/2007	LAFAYETTE
WILLIAMS TOMEKA LUSHAWN	B/F	01	N	H-03-R	12/16/2005	LAF
WILLIAMS TREY	B/M	01	N	D-03-L	04/02/2007	DTF

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MALE:	112
FEMALE:	17
UNKNOWN:	00
WHITE:	46
BLACK:	83
HISPANIC:	00
OTHER:	00
TOTAL COUNT	129

CHAMBERS CO. SHERIFF'S OFFICE  
ACTIVE INMATE REPORT

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PAGE 1

FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
ABNER KENNETH PENELL	B/M	01	N	A-01	02/21/2007	CCSD
ABNEY JONATHAN EUGENE	W/M	01	N	F-06-L	12/21/2006	LAN
ADAMSON STEVEN LEE	W/M	01	N	B-08	01/02/2007	P&P
ALEXANDER HARVEY KEITH	B/M	01	N	C-08-R	04/14/2007	LAN
ARNOLD HOWARD LAMAR	B/M	01	N	G-01-R	03/19/2007	P & P
ASHFORD LLOYD ANTHONY	B/M	01	N	G-02-R	04/09/2007	VALLEY
ASKEW LORETTA	B/F	01	Y	H-07-R	02/03/2007	LAN
AVERY JEROME	B/M	01	N	B-02	01/19/2007	PROBATION
AVERY JOHNNY	B/M	01	N	A-DAYROOM	03/28/2007	CCSD
BAILEY JOHNNY LEE	B/M	01	N	A-DAYROOM	04/03/2007	CCSD
BALLARD LATASHA RENEA	B/F	01	N		11/15/2005	AST-ABI
BANKS ALLISON BENITA	B/F	01	N	H-03-L	04/16/2007	CCSD
BANKS RICKY LEWIS	B/M	01	N	F-05-R	04/28/2006	CCSO
BARBER JACK SELF	W/M	01	Y	I-01	01/05/2007	CCSD
BARNETT GUY DANIEL	W/M	01	N	E-06-R	04/02/2007	P & P
BIRCHFIELD DEANA LEE	W/F	01	N	H-08-R	01/29/2007	LAF
BLEDSE JOHN ALTON	B/M	01	N	C-06-R	01/01/2007	LAF
BODIE CLINT	W/M	01	Y	F-07-R	02/07/2007	CCSD/DTF
BONNER GREG BERNARD	B/M	01	N	D-06-L	03/08/2007	CCSD
BONNER KENNETH GERARD	B/M	01	N	A-10	01/09/2007	CCSD
BOOKER LARRY FERRELL	B/M	01	N	A-14	02/02/2005	CCSD
BRADFORD THOMAS LEE	W/M	01	N	C-03-L	03/23/2007	LAN
BREWER BRADLY WARD	W/M	01	N	C-01-R	04/17/2007	LAN
BREWER WALTER LEE	B/M	01	N	G-06-L	04/02/2007	LAF
BRISKEY ANTHONY LEE	B/M	01	N	C-01-L	07/12/2006	VAL
BRISKEY KENNETH RAY	B/M	01	N	D-02-R	04/14/2007	CCSD
BROOKS DONNIE	B/M	01	N	J-03	04/18/2007	LAF
BROOKS GREGORY FELIX	B/M	06	N	C-02-R	02/25/2007	VAL
BROOKS JEROME LARRY	B/M	01	N	E-08-L	07/26/2006	LAN
BROOKS TAVARUS MONTRELL	B/M	01	N	C-06-L	04/04/2007	P&P
BROWN KEVIN DONALD	W/M	01	Y	E-05-R	03/26/2007	VAL
BULGER ROBERT LEE	B/M	01	N	A-05	12/21/2006	CCSD
BURROUGHS DANIEL KIRBY	W/M	01	N	C-03-R	03/23/2007	CCSD
CANTRELL DANIEL WADE	W/M	01	N	F-07-L	00/00/0000	CCSD
CARTER RANDY LEE	W/M	01	N	A-02	02/16/2006	VAL
CHAMBERS MARGARET	B/F	01	N	H-05-L	04/02/2007	LAFAYETTE
CHEEKS LEHEKO MONTRIOUS	B/M	01	Y	D-05-R	02/02/2007	LAN
COCHRAN JAMES ROGER	B/M	01	N	D-03-R	04/09/2007	CCSD
COKER BRANDON SCOTT	W/M	01	N	F-03-R	07/27/2006	VAL
DANIEL DAPHNE LYNN	W/F	01	Y	J-01	04/16/2007	CCSD
DANIEL TYSON JEROME	B/M	01	N	E-04-L	04/05/2007	LAF
DAVIS ANTWONAS MARTINEZ	B/M	01	N	F-04-R	03/19/2007	LAN
DAVIS XAVIER	B/M	01	N	G-03-L	03/24/2007	LAN
DOZIER TYRONE	B/M	01	N	G-03-R	04/15/2007	CCSD
DUNAWAY CAMERON DALE	W/M	01	N	A-24	03/30/2007	P+P



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ACTIVE INMATE REPORT

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
DUNN GLENDA ANN	B/F	01	N	H-01-R	06/16/2006	VAL
EAST JEFFERY	W/M	01	Y	E-05-L	04/04/2007	CCSD
EDWARDS FRED LAMON	B/M	01	N	G-07-R	03/14/2007	CCSD
ELLIS LAMONES SANCHEZ	B/M	01	N	G-08-R	01/13/2007	CCSD
EVANS DERRICK JOHNSON	B/M	01	N	A-06	12/14/2004	P & P
FLOYD BENJAMIN	B/M	01	N	F-01-L	04/05/2007	CCSD
FLOYD ERIC BERNARD	B/M	01	Y	A-23	08/20/2006	LAN
FLOYD MARKEDRICK ANTIOUS	B/M	01	N	E-04-R	03/29/2007	CCSD
FLOYD TOMQUEVEIOUS EDMETRIU	B/M	01	N	F-04-L	03/26/2007	CC
FOSTER CHRISTOPHER ALAN	B/M	01	N	G-07-L	03/26/2007	CCSD
GARNER ROGER KEITH JR	W/M	01	Y		09/01/2005	VAL
GILLIAM NORRIS LEWIS	B/M	06	N	I-04	01/24/2007	VPD
GOINS LAURA NICOLE	W/F	01	Y	H-04-R	07/18/2006	VAL
GORDY AMBER DIAN	W/F	01	N	H-06-L	04/11/2007	VAL
GRAY CHARLES EDWARD	W/M	01	N	A-21	02/13/2007	LAN
GRIGGS DURWIN TERRANCE	B/M	01	N	D-02-L	11/26/2006	LAN
HARDISON GLENN ANTHONY II	B/M	01	N	C-07-L	03/06/2007	LAN
HARDNETT JOHNNY RALPH	B/M	01	Y	C-05-L	11/02/2006	P&P
HARMON DAVID EDWARD	W/M	01	N	F-03-L	03/15/2007	CCSD
HARMON EUGENE TERRY	W/M	01	Y	A-04	10/19/2006	CCSD
HART THOMAS JACK	W/M	01	Y	D-08-L	02/02/2007	VALLEY
HEARD STEVEN DARON	B/M	01	Y	F-08-R	04/12/2007	PROBATION
HENSON KELVIN D	W/M	01	Y	C-05-R	10/27/2006	LAN
HILL RUFUS JERRY JR	W/M	01	N	E-01-L	04/06/2007	CCSO
HINKLE DANNY SCOTT	W/M	01	N	F-01-R	04/17/2007	LAN
HINKLE GUY JOHNNY	W/M	01	N	D-07-R	11/07/2006	LAN
HORTON ZYRRELL	B/M	01	N	E-07-L	03/01/2007	CCSD
HOYLE DONALD WAYNE	W/M	01	N	C-04-L	02/07/2007	P&P
HUDDLESTON ZANE MICHAEL	W/M	01	N	A-17	03/30/2007	CCSD
HUTCHENS DORVIN DEWAYNE	W/M	01	N	E-03-R	01/30/2007	CCSD
HUTCHINSON LAMICHAEL CAJUAN	B/M	01	Y	C-02-L	03/08/2007	P&P
JACKSON CHRISTOPHER LEON	B/M	01	N	F-05-L	10/25/2006	P&P
JACKSON OSCAR JAMES JR	B/M	01	N	D-01-R	01/04/2006	LAN
JAMES LATERRANCE LEONARD	B/M	01	N	D-05-L	04/06/2007	LANETT
JOHNSON ANTHONY	B/M	01	N	G-5-L	04/17/2007	CCSD
JONES JARRED LYNWOOD	W/M	01	Y	C-04-R	04/17/2007	LAN
JONES TARIQ KHALILL	B/M	01	Y	D-06-R	08/20/2006	VAL
LITTLE MARCUS NIKIA	B/M	01	N	F-02-R	02/02/2007	CCSD
LONG ROY CLEVELAND JR	W/M	01	N	D-01-L	04/06/2007	CCSO
LOVE DARRYL MARQUIS	B/M	01	N	B-06	03/29/2007	LANETT
LOVE GABRIEL ANTONIO	B/M	01	N	B-07	03/29/2007	LAN
LOWE CHADWICK ALONZO	B/M	01	N	A-18	03/27/2007	CCSD
MADDEN SAMUEL LEE	B/M	01	N	G-04-L	04/12/2007	LAN
MARSHALL MARY ANN	W/F	01	Y	H-08-L	10/11/2006	TCSO
MATNEY BENNY LEE	W/M	01	N	A-22	02/07/2007	CCSD

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
MCCANTS STANLEY RONERIE	B/M	01	N	F-08-R	03/29/2007	VAL
MCCULLOUGH CORY KENTAVIOUS	B/M	01	N	A-07	03/09/2007	CCSD
MELTON DOUGLAS THOMAS	W/M	01	N	E-01-R	00/00/0000	CCSD
MITCHELL BRIAN KEITH	W/M	01	N	F-06-F	04/12/2007	PROBATION
MURPHY BERNARD FITZGERALD	B/M	01	N	G-06-R	04/18/2007	CCSD
NEWTON MARY DELINDA	W/F	01	N	H-01-L	03/28/2007	P&P
PHILLIPS ROBERT ONEAL	W/M	01	N	D-04-R	02/09/2007	CCSD
PIKE JOHN TODD	W/M	01	Y	D-08-R	12/29/2006	LAN
POLLARD MATTIE EILAND	B/F	01	N	J-02	04/18/2007	CCSD
REED SCOTTY	B/M	01	N	G-02-L	03/12/2007	P&P
RHODEN CHARLES LEWIS	B/M	01	N	E-07-R	09/09/2005	CCSD
RIDINGS MARK W	W/M	01	N	A-16	02/16/2007	P&P
ROBERTS ALLEN JEROME	B/M	01	N	A-11	03/05/2007	CCSD
ROBERTS EDDIE FRANK	B/M	01	Y	A-25	02/07/2007	P&P
ROBERTS RODNEY DARRYL	B/M	01	N	G-06-L	04/17/2007	CCSD
ROBINSON ANGLEA MICHELLE	W/F	01	Y	H-05-R	04/10/2007	LAN
ROGERS WILLIE RAY JR	W/M	01	N	A-13	03/09/2007	P & P
RUDD TONY LEE	B/M	01	N	I-05	03/03/2007	VAL
SAMUELS WES ANTHONY	B/M	01	N	G-04-R	04/11/2007	LAFAYETTE
SAMUELS WILLIAM BARRON	B/M	01	N	F-02-L	04/11/2007	LAFAYETTE
SCOTT TYRUS HORATIUS	B/M	01	N	E-02-L	03/05/2007	CCSD/DTF
SHEALEY KENNEDY GERGO	B/M	01	N	D-04-L	03/07/2007	P & P
SINGLETARY PAUL MILES	B/M	01	N	C-07-R	11/03/2005	LAF
SMITH ANDREW KEITH	W/M	01	N	A-26	03/02/2007	CCSD
SMITH ISIAH	B/M	01	N	E-08-R	02/06/2007	P&P
SMITH TAREAN KHRINE HERVE	B/M	06	N	A-08	02/21/2007	CCSD
STEWART RANDALL LEWIS	W/M	01	N	C-04-F	04/04/2007	PP
STORY PATRICK	B/M	01	N	A-20	02/07/2006	P&P
STROUP WILLIAM DOYLE	W/M	01	N	F-06-R	01/12/2007	LAF
TAYLOR MICHAEL JR	B/M	01	N	E-06-L	03/28/2007	AST
TEMPLETON KIMBERLY ANNE	W/F	01	N	H-04-L	01/23/2007	CCSD
THOMAS MICHAEL LEE	B/M	01	N	G-05-R	04/16/2007	LAF
TODD ANTHONY DEON	B/M	01	N	E-03-L	04/06/2007	CCSO
TODD MICHEAL	B/M	01	N	G-08-R	04/13/2007	LAF
TUCKER ALEXANDER O'NEAL	B/M	01	N	C-08-L	02/13/2007	LAN
TUCKER RICHARD	B/M	01	N	A-15	08/02/2006	LAN\DTF
VARNER CHRISTOPHER FRANKLIN	B/M	01	N	D-07-L	06/02/2006	CCSD/DFT
VINES DERRICK BERNARD	B/M	01	N	A-12	11/03/2006	P & P
VINES TONY	B/M	01	N	A-DAROOM	04/05/2007	VAL
WALTON DENORRIS VANBOKINSON	B/M	01	N	E-02-R	03/02/2007	VAL/DTF
WASHINGTON MEKO	B/F	01	N	H-07-L	01/07/2007	CCSD
WATSON CHARLES RAY	W/M	01	Y	A-DAYROOM	04/17/2007	CCSO
WILKERSON JERRI DIANE	W/F	01	N	H-06-R	04/11/2007	VAL
WILKINSON TERESA LORRIANE	W/F	01	N	H-01-R	04/13/2007	CCSD
WILLIAMS TOMEKA LUSHAWN	B/F	01	N	H-03-R	12/16/2005	LAF

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
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_____ WILLIAMS TREY	B/M	01	N	D-03-L	04/02/2007	DTF
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MALE:	118
FEMALE:	18
UNKNOWN:	00
WHITE:	49
BLACK:	87
HISPANIC:	00
OTHER:	00
TOTAL COUNT	136

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ACTIVE INMATE REPORT

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
ABNER KENNETH PENELL	B/M	01	N	A-01	02/21/2007	CCSD
ABNEY JONATHAN EUGENE	W/M	01	N	F-06-L	12/21/2006	LAN
ADAMSON STEVEN LEE	W/M	01	N	B-08	01/02/2007	P&P
ALEXANDER HARVEY KEITH	B/M	01	N	A-DAYROOM	04/14/2007	LAN
ARNOLD HOWARD LAMAR	B/M	01	N	G-01-R	03/19/2007	P & P
ASHFORD LLOYD ANTHONY	B/M	01	N	G-02-R	04/09/2007	VALLEY
ASKEW LORETTA	B/F	01	Y	H-07-R	02/03/2007	LAN
AVERY JEROME	B/M	01	N	B-02	01/19/2007	PROBATION
AVERY JOHNNY	B/M	01	N	A-DAYROOM	03/28/2007	CCSD
BAILEY JAMES TERRY	W/M	01	N	D-02-L	04/18/2007	CCSD
BAILEY JOHNNY LEE	B/M	01	N	A-DAYROOM	04/03/2007	CCSD
BALLARD LATASHA RENEA	B/F	01	N		11/15/2005	AST-ABI
BANKS ALLISON BENITA	B/F	01	N	H-03-L	04/16/2007	CCSD
BANKS RICKY LEWIS	B/M	01	N	F-05-R	04/28/2006	CCSO
BARBER JACK SELF	W/M	01	Y	I-01	01/05/2007	CCSD
BARNETT GUY DANIEL	W/M	01	N	E-06-R	04/02/2007	P & P
BIRCHFIELD DEANA LEE	W/F	01	N	H-08-R	01/29/2007	LAF
BLEDSON JOHN ALTON	B/M	01	N	C-06-R	01/01/2007	LAF
BODIE CLINT	W/M	01	Y	F-07-R	02/07/2007	CCSD/DTF
BONNER GREG BERNARD	B/M	01	N	D-06-L	03/08/2007	CCSD
BONNER KENNETH GERARD	B/M	01	N	A-10	01/09/2007	CCSD
BOOKER LARRY FERRELL	B/M	01	N	A-14	02/02/2005	CCSD
BRADFORD THOMAS LEE	W/M	01	N	C-03-L	03/23/2007	LAN
BREWER BRADLY WARD	W/M	01	N	C-01-R	04/17/2007	LAN
BREWER WALTER LEE	B/M	01	N	G-06-L	04/02/2007	LAF
BRISKEY ANTHONY LEE	B/M	01	N	C-01-L	07/12/2006	VAL
BRISKEY KENNETH RAY	B/M	01	N	D-02-R	04/14/2007	CCSD
BROOKS DONNIE	B/M	01	N	G-01-L	04/18/2007	LAF
BROOKS GREGORY FELIX	B/M	06	N	C-02-R	02/25/2007	VAL
BROOKS JEROME LARRY	B/M	01	N	E-08-L	07/26/2006	LAN
BROOKS TAVARUS MONTRELL	B/M	01	N	C-06-L	04/04/2007	P&P
BROWN KEVIN DONALD	W/M	01	Y	E-05-R	03/26/2007	VAL
BROWN TIMOTHY DOUGLAS	W/M	01	N	A-DAYROOM	04/18/2007	CCSD
BULGER ROBERT LEE	B/M	01	N	A-05	12/21/2006	CCSD
BURROUGHS DANIEL KIRBY	W/M	01	N	C-03-R	03/23/2007	CCSD
CANTRELL DANIEL WADE	W/M	01	N	F-07-L	00/00/0000	CCSD
CARTER RANDY LEE	W/M	01	N	A-02	02/16/2006	VAL
CHAMBERS MARGARET	B/F	01	N	H-05-L	04/02/2007	LAFAYETTE
CHEEKS LEHEKO MONTRIOUS	B/M	01	Y	D-05-R	02/02/2007	LAN
COCHRAN JAMES ROGER	B/M	01	N	D-03-R	04/09/2007	CCSD
COKER BRANDON SCOTT	W/M	01	N	F-03-R	07/27/2006	VAL
DANIEL TYSON JEROME	B/M	01	N	E-04-L	04/05/2007	LAF
DAVIS ANTWONAS MARTINEZ	B/M	01	N	F-04-R	03/19/2007	LAN
DAVIS XAVIER	B/M	01	N	G-03-L	03/24/2007	LAN
DOZIER TYRONE	B/M	01	N	G-03-R	04/15/2007	CCSD

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
DUNAWAY CAMERON DALE	W/M	01	N	A-24	03/30/2007	P+P
DUNN GLENDA ANN	B/F	01	N	H-01-R	06/16/2006	VAL
EAST JEFFERY	W/M	01	Y	E-05-L	04/04/2007	CCSD
EDWARDS FRED LAMON	B/M	01	N	G-07-R	03/14/2007	CCSD
ELLIS LAMONES SANCHEZ	B/M	01	N	G-08-R	01/13/2007	CCSD
EVANS DERRICK JOHNSON	B/M	01	N	A-06	12/14/2004	P & P
FLOYD BENJAMIN	B/M	01	N	F-01-L	04/05/2007	CCSD
FLOYD ERIC BERNARD	B/M	01	Y	A-23	08/20/2006	LAN
FLOYD JAMES MATTHEW	W/M	01	N	D-04-F	04/18/2007	LAN
FLOYD MARKEDRICK ANTIOUS	B/M	01	N	E-04-R	03/29/2007	CCSD
FLOYD TOMQUEVEIOUS EDMETRIU	B/M	01	N	F-04-L	03/26/2007	CC
FOSTER CHRISTOPHER ALAN	B/M	01	N	A-DAYROOM	03/26/2007	CCSD
GARNER ROGER KEITH JR	W/M	01	Y		09/01/2005	VAL
GILLIAM NORRIS LEWIS	B/M	06	N	I-04	01/24/2007	VPD
GOINS LAURA NICOLE	W/F	01	Y	H-04-R	07/18/2006	VAL
GORDY AMBER DIAN	W/F	01	N	H-06-L	04/11/2007	VAL
GRAY CHARLES EDWARD	W/M	01	N	A-21	02/13/2007	LAN
GRIGGS DURWIN TERRANCE	B/M	01	N	I-03	11/26/2006	LAN
HARDISON GLENN ANTHONY II	B/M	01	N	C-07-L	03/06/2007	LAN
HARDNETT JOHNNY RALPH	B/M	01	Y	C-05-L	11/02/2006	P&P
HARMON DAVID EDWARD	W/M	01	N	F-03-L	03/15/2007	CCSD
HARMON EUGENE TERRY	W/M	01	Y	A-04	10/19/2006	CCSD
HART THOMAS JACK	W/M	01	Y	D-08-L	02/02/2007	VALLEY
HEARD STEVEN DARON	B/M	01	Y	F-08-R	04/12/2007	PROBATION
HENSON KELVIN D	W/M	01	Y	C-05-R	10/27/2006	LAN
HILL RUFUS JERRY JR	W/M	01	N	E-01-L	04/06/2007	CCSO
HINKLE DANNY SCOTT	W/M	01	N	F-01-R	04/17/2007	LAN
HINKLE GUY JOHNNY	W/M	01	N	D-07-R	11/07/2006	LAN
HORTON ZYRRELL	B/M	01	N	E-07-L	03/01/2007	CCSD
HOYLE DONALD WAYNE	W/M	01	N	C-04-L	02/07/2007	P&P
HUDDLESTON ZANE MICHAEL	W/M	01	N	A-17	03/30/2007	CCSD
HUTCHENS DORVIN DEWAYNE	W/M	01	N	E-03-R	01/30/2007	CCSD
HUTCHINSON LAMICHAEL CAJUAN	B/M	01	Y	C-02-L	03/08/2007	P&P
JACKSON CHRISTOPHER LEON	B/M	01	N	F-05-L	10/25/2006	P&P
JACKSON OSCAR JAMES JR	B/M	01	N	D-01-R	01/04/2006	LAN
JAMES LATERRANCE LEONARD	B/M	01	N	D-05-L	04/06/2007	LANETT
JOHNSON ANTHONY	B/M	01	N	G-5-L	04/17/2007	CCSD
JONES JARRED LYNWOOD	W/M	01	Y	C-04-R	04/17/2007	LAN
JONES TARIQ KHALILL	B/M	01	Y	D-06-R	08/20/2006	VAL
LITTLE MARCUS NIKIA	B/M	01	N	F-02-R	02/02/2007	CCSD
LONG ROY CLEVELAND JR	W/M	01	N	D-01-L	04/06/2007	CCSO
LOVE DARRYL MARQUIS	B/M	01	N	B-06	03/29/2007	LANETT
LOVE GABRIEL ANTONIO	B/M	01	N	B-07	03/29/2007	LAN
LOWE CHADWICK ALONZO	B/M	01	N	A-18	03/27/2007	CCSD
MARSHALL MARY ANN	W/F	01	Y	H-08-L	10/11/2006	TCSO

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
MATNEY BENNY LEE	W/M	01	N	A-22	02/07/2007	CCSD
MCCANTS STANLEY RONERIE	B/M	01	N	F-08-R	03/29/2007	VAL
MCCULLOUGH CORY KENTAVIOUS	B/M	01	N	A-07	03/09/2007	CCSD
MELTON DOUGLAS THOMAS	W/M	01	N	E-01-R	00/00/0000	CCSD
MITCHELL BRIAN KEITH	W/M	01	N	F-06-F	04/12/2007	PROBATION
MONCRIEF ALVANZIA JESTER	W/M	01	N	F-08-L	04/18/2007	LAF
NEWTON MARY DELINDA	W/F	01	N	H-01-L	03/28/2007	P&P
PHILLIPS ROBERT ONEAL	W/M	01	N	D-04-R	02/09/2007	CCSD
PIKE JOHN TODD	W/M	01	Y	D-08-R	12/29/2006	LAN
REED SCOTTY	B/M	01	N	G-02-L	03/12/2007	P&P
RHODEN CHARLES LEWIS	B/M	01	N	E-07-R	09/09/2005	CCSD
RIDINGS MARK W	W/M	01	N	A-16	02/16/2007	P&P
ROBERTS ALLEN JEROME	B/M	01	N	A-11	03/05/2007	CCSD
ROBERTS EDDIE FRANK	B/M	01	Y	A-25	02/07/2007	P&P
ROBERTS RODNEY DARRYL	B/M	01	N	G-06-L	04/17/2007	CCSD
ROGERS WILLIE RAY JR	W/M	01	N	A-13	03/09/2007	P & P
RUDD TONY LEE	B/M	01	N	I-05	03/03/2007	VAL
SAMUELS WES ANTHONY	B/M	01	N	I-02	04/11/2007	LAFAYETTE
SAMUELS WILLIAM BARRON	B/M	01	N	F-02-L	04/11/2007	LAFAYETTE
SCOTT TYRUS HORATIUS	B/M	01	N	E-02-L	03/05/2007	CCSD/DTF
SHEALEY KENNEDY GERGO	B/M	01	N	D-04-L	03/07/2007	P & P
SINGLETARY PAUL MILES	B/M	01	N	C-07-R	11/03/2005	LAF
SMITH ANDREW KEITH	W/M	01	N	A-26	03/02/2007	CCSD
SMITH BENJAMIN JOSEPH	W/M	01	N	G-07-L	04/18/2007	CCSD
SMITH DOROTHY DIANE SPIVEY	W/F	01	Y	H-05-L	04/18/2007	CCSD
SMITH ISIAH	B/M	01	N	E-08-R	02/06/2007	P&P
SMITH TAREAN KHRINE HERVE	B/M	06	N	A-08	02/21/2007	CCSD
STEWART RANDALL LEWIS	W/M	01	N	C-04-F	04/04/2007	PP
STORY PATRICK	B/M	01	N	A-20	02/07/2006	P&P
STROUP WILLIAM DOYLE	W/M	01	N	F-06-R	01/12/2007	LAF
TAYLOR MICHAEL JR	B/M	01	N	E-06-L	03/28/2007	AST
TEMPLETON KIMBERLY ANNE	W/F	01	N	H-04-L	01/23/2007	CCSD
THOMAS MICHAEL LEE	B/M	01	N	G-05-R	04/16/2007	LAF
TODD ANTHONY DEON	B/M	01	N	E-03-L	04/06/2007	CCSO
TODD MICHEAL	B/M	01	N	G-08-R	04/13/2007	LAF
TUCKER ALEXANDER O'NEAL	B/M	01	N	C-08-L	02/13/2007	LAN
TUCKER RICHARD	B/M	01	N	A-15	08/02/2006	LAN\DTF
VARNER CHRISTOPHER FRANKLIN	B/M	01	N	D-07-L	06/02/2006	CCSD/DTF
VINES DERRICK BERNARD	B/M	01	N	A-12	11/03/2006	P & P
VINES TONY	B/M	01	N	A-DAROOM	04/05/2007	VAL
WALTON DENORRIS VANBOKINSON	B/M	01	N	E-02-R	03/02/2007	VAL/DTF
WASHINGTON MEKO	B/F	01	N	H-07-L	01/07/2007	CCSD
WATSON CHARLES RAY	W/M	01	Y	A-DAYROOM	04/17/2007	CCSO
WILKERSON JERRI DIANE	W/F	01	N	H-06-R	04/11/2007	VAL
WILLIAMS TOMEKA LUSHAWN	B/F	01	N	H-03-R	12/16/2005	LAF

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FACILITY: ALL FACILITIES

INMATE NAME	R/S	MC	HLD	CELL ASSGN	ARREST DTE	ARRESTING DEPT
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_____ WILLIAMS TREY	B/M	01	N	D-03-L	04/02/2007	DTF
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MALE: 121  
FEMALE: 15  
UNKNOWN: 00  
WHITE: 52  
BLACK: 84  
HISPANIC: 00  
OTHER: 00  
TOTAL COUNT 136



# CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-15-07SHIFT: A-DAYPRISONERS BOOKED: 1PRISONERS RELEASED: 6PRISONERS IN J. BLOCK: 0PRISONERS UNBOOKED: 0PRISONER TOTAL: 129

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.  
(EXCEPT WORK RELEASE)

BALLARD - T.C.S.O.GARNER - U.S. MARSHALLS

PRISONERS IN CELL LOCKDOWN

H-8 - BIRCHFIELDH-7 - ASKEW, Washington - tray

SCHEDULED EVENTS:

P/O Razors, M.O., mop Buckets, Night Clean-up, H-BK OBS,  
Headcount & Perimeter Check Meds

MESSAGES TO SHIFT SUPERVISORS

ERIC FLOYD & MARK RIDING - Truck Stop per D-1

INCOMPLETE JOBS:

Teodoro

SHIFT SUPERVISOR RELIEVED

Kin

RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

12



# CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-15-2007SHIFT: A-NIGHTPRISONERS BOOKED: 1PRISONERS RELEASED: 1PRISONERS IN J. BLOCK: 0PRISONERS UNBOOKED: 0PRISONER TOTAL: 129

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

Ballard @ TC50  
Gardner w/ US Marshall

PRISONERS IN CELL LOCKDOWN

SCHEDULED EVENTS:

Initial appearance - Head ct. Security check. H-Block observation  
yard call. Sick call. pull mop Buckets. P/O Mail & Laundry. P/O meds w/  
I & B Block Haircut & Shaves, Clean up & showers Nurse

MESSAGES TO SHIFT SUPERVISORS

Monday (All jail Hair cuts) Need Taser Cartridge  
Central need to be buff nightly - put 6 coats of wax on  
H over the weekend. Need clippers  
Check Lloyd Ashford O/E count date - wrong 4/30 CS-count  
also need to go back to initial appearance for p/v (misd) charge  
 INCOMPLETE JOBS: Michael Todd also has a new charge need to go also  
Lay. P.D. clarified arrest report on Teague (misd) charge not felony  
Bond at Lay. P.D. - no Bond already in folder  
# H-Block phone down - equipment

Sgt. Kim  
 SHIFT SUPERVISOR RELIEVED

Sgt. Spradlin  
 RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

# CHAMBERS COUNTY DETENTION FACILITY

## SHIFT BRIEFING LOG

DATE: 4-16-07SHIFT: B-DayPRISONERS BOOKED: 4PRISONERS RELEASED: 3PRISONERS IN J. BLOCK: 1PRISONERS UNBOOKED: 0PRISONER TOTAL: 132

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.  
(EXCEPT WORK RELEASE)

Ballard - TCSO  
Gardner US Marshall

PRISONERS IN CELL LOCKDOWN

J-1 Daniel Suicide

SCHEDULED EVENTS:

Head count, H-Block obser, Perimeter & Security Check, Laundry  
mto, mop Buckets, Haircut, night cleanup, Razors,  
H-Block lock down unit, 11 Per 3, 4

MESSAGES TO SHIFT SUPERVISORS

need 6 coats of wax on Central floor and Buffed  
Poster with work for Lasbely Thursday

INCOMPLETE JOBS:

Sgt Spruill  
SHIFT SUPERVISOR RELIEVED

Sgt Hamant  
RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

# CHAMBERS COUNTY DETENTION FACILITY

## SHIFT BRIEFING LOG

DATE: 4-16-07SHIFT: B-NightPRISONERS BOOKED: 0PRISONERS RELEASED: 2PRISONERS IN J. BLOCK: 1PRISONERS UNBOOKED: 0PRISONER TOTAL: 129

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.  
(EXCEPT WORK RELEASE)

DALLARD - Thompson  
GARNER: Marshall

PRISONERS IN CELL LOCKDOWN

J-01 Daniel - Suicide  
H-Block  
G-08: TODD 12 hrs 0900 hrs

SCHEDULED EVENTS:

Headcount - H-Block OBSERVATION - SECURITY / Perimeter Check - P/O MUP-  
Buckley - Med - Nurse CALL - YARD - CALL - COURT (Lafayette) - P/O  
Laundry - MAZL

MESSAGES TO SHIFT SUPERVISORS

When moving I/Maze's to different blocks enter it into the computer.

INCOMPLETE JOBS:

Sgt Hancock  
SHIFT SUPERVISOR RELIEVED

Sgt Spauldin  
RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

## CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-17-07

SHIFT: Bo Day

PRISONERS BOOKED: 9

PRISONERS RELEASED: 6

PRISONERS IN J. BLOCK: 4

PRISONERS UNBOOKED: 1

PRISONER TOTAL: 132

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.  
(EXCEPT WORK RELEASE)

Baillard TC50  
Garner - US Marshall

PRISONERS IN CELL LOCKDOWN

J-01 DUNN 1 Side  
H-Block Lockdown  
J-1 Gordy - Per D-11

SCHEDULED EVENTS:

Head count, H-Block Obsec, m/o Buckner, m/o, Razors  
Laundry, night clean up

MESSAGES TO SHIFT SUPERVISORS

INCOMPLETE JOBS:

Sgt Spruill  
SHIFT SUPERVISOR RELIEVED

Sgt Hammett  
RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

# CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-17-2007SHIFT: B-NIGHTPRISONERS BOOKED: 6PRISONERS RELEASED: 2PRISONERS IN J. BLOCK: 3PRISONERS UNBOOKED: ØPRISONER TOTAL: 136

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

BALLARD - TALLAPOOSA CO.GARNER - U.S. MARSHALLS

PRISONERS IN CELL LOCKDOWN

H-BLOCKJ-03 Brunkh. - Casm Troi 3rdJ-01 - Daniel - SuicideJ-02 - Pollard - NWNZ

SCHEDULED EVENTS:

HEADCOUNT - H-BLOCK OBSERVATION - SECURITY CHECK - PERIMETER  
CHECK - MEDICATION - NURSE CALL - YARD-CALL - P/U MOP - BUCKETS -  
MAIL - INITIAL APPEARANCE -

MESSAGES TO SHIFT SUPERVISORS

PER D-1 DAY-SHIFT IS TO BRING DOWN H-BLOCK TO USE PHONESPER D-1 INMATE EAST CAN BE MOVED TO POPULATION (E-05-L)

INCOMPLETE JOBS:

Sgt Hancock  
 SHIFT SUPERVISOR RELIEVED

Sgt Spallin  
 RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

## CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-18-07

SHIFT: B-Day

PRISONERS BOOKED: 9

PRISONERS RELEASED: 7

PRISONERS IN J. BLOCK: 4

PRISONERS UNBOOKED: 0

PRISONER TOTAL: 138

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

Ballard - TCSO

Garner - US Marshall

PRISONERS IN CELL LOCKDOWN

SCHEDULED EVENTS:

Headcount, H Block obsv, Razors, Perimeter & Security Check  
M/I, Mop Bucket, Laundry

MESSAGES TO SHIFT SUPERVISORS

Per D-4 Night No your Filing D25 will be working 4 hrs  
to make up time in the morning

INCOMPLETE JOBS:

Sgt Spradlin  
SHIFT SUPERVISOR RELIEVED

Sgt Hancock  
RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

# CHAMBERS COUNTY DETENTION FACILITY

## SHIFT BRIEFING LOG

DATE: 4-18-2007SHIFT: B: NightPRISONERS BOOKED: 2PRISONERS RELEASED: 4PRISONERS IN J. BLOCK: 0PRISONERS UNBOOKED: 0PRISONER TOTAL: 137

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

BALLARD - TALLAPOUSSAGARNER - U.S. MARSHALLS

PRISONERS IN CELL LOCKDOWN

SCHEDULED EVENTS:

Headcount - H-Block OBSERVATION - SECURITY CHECK - PERIMETER  
CHECK - Medication - Nurse - Call - P/O mop - Buckets - Yard - Call -  
MAIL - DR. Call - P/O Laundry - Court (Valley)

MESSAGES TO SHIFT SUPERVISORS

C/O Bond called at 2147hrs has VERBS / C/O Grady called at 0510hrs  
arm trouble PER D-1 H-Block can come down and use phone.

INCOMPLETE JOBS:

Sgt. [Signature]  
 SHIFT SUPERVISOR RELIEVED

Teodoro  
 RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

## CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-19-07

PRISONERS BOOKED: 2

PRISONERS IN J. BLOCK: 1

PRISONER TOTAL: 130

SHIFT: A-DAY

PRISONERS RELEASED: 8

PRISONERS UNBOOKED: 0

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

BALLARD - T.C.S.O

GARNER - U.S. MARSHALS

PRISONERS IN CELL LOCKDOWN

H-BIK

SCHEDULED EVENTS:

P/O M.O., MOP Buckets, store, Headcount & Perimeter check  
H-BIK OBS. Plu laundry, Meds w/Nurse, NIGHT Cleanup

MESSAGES TO SHIFT SUPERVISORS

Memo - Ref-delivery trucks & Redeo

INCOMPLETE JOBS:

Teodoro

SHIFT SUPERVISOR RELIEVED

Sgt. Rinc

RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN



## CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4/19/07

PRISONERS BOOKED: 1

PRISONERS IN J. BLOCK: 0

PRISONER TOTAL: 130

SHIFT: A - Night

PRISONERS RELEASED: 0

PRISONERS UNBOOKED: 0

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

Ballard - TCSO

Gardner w/ US Marshall

~~William~~  
~~Loon~~  
~~Denise~~ ~~Patrick~~ ~~Stray~~ ~~Chris~~  
~~Foster~~ ~~Robert~~ ~~Bulger~~

PRISONERS IN CELL LOCKDOWN

D8 Hunt until 1800 hr

H-Block

SCHEDULED EVENTS:

Flip mop Buckets. 710 Laundry. mail. Head ct.  
Security. printer ck. H-Block observations. initial  
appearance. meds w/ Nurse. diabetic snack. yard call

MESSAGES TO SHIFT SUPERVISORS

Bodeo tonight and Saturday <sup>Be</sup> @ the arena @ 1700 hr  
Memo re. to delivery and signature by supervisor

INCOMPLETE JOBS:

Visitation forms

Sgt. Kim  
SHIFT SUPERVISOR RELIEVED

Teaborn  
RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

## CHAMBERS COUNTY DETENTION FACILITY SHIFT BRIEFING LOG

DATE: 4-20-07

SHIFT: A-DAY

PRISONERS BOOKED: 3

PRISONERS RELEASED: 6

PRISONERS IN J. BLOCK: 0

PRISONERS UNBOOKED: 0

PRISONER TOTAL: 127

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

Ballard - T.C.S.O.

GARNER - U.S. MARSHALLS

PRISONERS IN CELL LOCKDOWN

H-BIK

SCHEDULED EVENTS:

Plo M.O, Razors, Mop Buckets, Meds, H-BIK OBS. NIGHT CLEANUP  
Head count & Perimeter Check, Diabetic Snacks, Haircuts

MESSAGES TO SHIFT SUPERVISORS

Clo Collins - called out

make sure have broom & dust pan with trays

INCOMPLETE JOBS:

Teodoro

SHIFT SUPERVISOR RELIEVED

Sgt. Kirk

RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

# CHAMBERS COUNTY DETENTION FACILITY

## SHIFT BRIEFING LOG

DATE: 4-20-07SHIFT: A-NIGHTPRISONERS BOOKED: 1PRISONERS RELEASED: 2PRISONERS IN J. BLOCK: 1PRISONERS UNBOOKED: 0PRISONER TOTAL: 124

LIST ANY PRISONERS BOOKED IN THE JAIL WHO ARE NOT PRESENT AT SHIFT CHANGE.

(EXCEPT WORK RELEASE)

Garner w/ U.S. Marshall  
Ballard @ Tallapoosa

PRISONERS IN CELL LOCKDOWN

J - John Boyd - need prints

H-Block

SCHEDULED EVENTS:

Head Ct. Security ck. perimeter check. H-Block observation.  
pull mop bucket. p/o laundry. meds w/ nurse

MESSAGES TO SHIFT SUPERVISORS

Kodes tonight  
Memo on Clip Board - req. deliver and supervisor signature  
per Major McBrook can go up and lay down whenever he  
choose.  
Group that went out last night is 10-4 to stay up until it's time to go  
 INCOMPLETE JOBS: out.

Zane & Cameron needs hair cut before going out  
I, B, A hair cuts. - Clippers in booking closet.

Sgt. Kirk

SHIFT SUPERVISOR RELIEVED

Sgt. Spruill

RELIEF SUPERVISOR

USE THE BACK OF THIS FORM FOR ANY ADDITIONAL PASS-DOWN

## CHAMBERS CO. SHERIFF'S OFFICE

04/16/2007

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## HEAD COUNT REGISTER

PAGE 1

FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
070000238	SMITH ISIAH	M/B	A-03	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	A-09	01	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000728	HARRIS FREDDIE LAMAR	M/B	B-04	01	ACTIVE
070000649	EAST JEFFERY	M/W	B-05	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-07	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/W	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE
070000003	BLEDSOE JOHN ALTON	M/B	C-06-R	01	ACTIVE
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE

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## CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

PAGE 2

FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001874	SINGLETERY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE
070000729	ALEXANDER HARVEY KEITH	M/B	C-08-R	01	ACTIVE
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE
070000582	AVERY JOHNNY	M/B	D-02-L	01	ACTIVE
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-R	01	ACTIVE
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE
070000697	WILLIAMS JACOREY CORDELLE	M/B	E-05-L	01	ACTIVE
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE
070000628	BAILEY JOHNNY LEE	M/B	F-01-R	01	ACTIVE
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE

## CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE
070000514	THORNTON JIMMY	M/B	G-01-L	01	ACTIVE
070000500	ARNOLD HOWARD LAMAR	M/B	G-01-R	01	ACTIVE
070000452	REED SCOTTY	M/B	G-02-L	01	ACTIVE
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE
070000709	MADDEN SAMUEL LEE	M/B	G-04-L	01	ACTIVE
070000696	SAMUELS WES ANTHONY	M/B	G-04-R	01	ACTIVE
070000659	VINES TONY	M/B	G-05-L	01	ACTIVE
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE
070000713	TEAGUE PAUL CLAYTON	M/W	G-06-R	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	G-07-L	01	ACTIVE
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE
070000718	TODD MICHEAL	M/B	G-08-R	01	ACTIVE
070000712	TIERCE NATAOSHA	F/W	H-01-L	01	ACTIVE
070000716	WILKINSON TERESA LORRIANE	F/W	H-01-R	01	ACTIVE
070000578	NEWTON MARY DELINDA	F/W	H-02-L	01	ACTIVE
060000989	DUNN GLENDA ANN	F/B	H-03-L	01	ACTIVE
050002138	WILLIAMS TOMEKA LUSHAWN	F/B	H-03-R	01	ACTIVE
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE
060001186	GOINS LAURA NICOLE	F/W	H-04-R	01	ACTIVE
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE
070000692	ROBINSON ANGLEA MICHELLE	F/W	H-05-R	01	ACTIVE
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE
070000182	BIRCHFIELD DEANA LEE	F/W	H-08-R	01	ACTIVE
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE

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MALE:	113
FEMALE:	16
UNKNOWN:	00
WHITE:	46
BLACK:	83
HISPANIC:	00
OTHER:	00
TOTAL COUNT	129

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CHAMBERS CO. SHERIFF'S OFFICE  
HEAD COUNT REGISTER

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## CELL BLOCK COUNTS

CELL BLOCK	INMATE COUNT	TRANSPORTS
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A	25	0
B	6	0
C	15	0
D	16	0
E	15	0
F	17	0
G	15	0
H	15	0
I	3	0
J	0	0



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CHAMBERS CO. SHERIFF'S OFFICE  
HEAD COUNT REGISTER

PAGE 1

FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR				
050001951	BALLARD LATASHA RENE	M/W		01	ACTIVE
070000342	ABNER KENNETH PENELL	F/B		01	ACTIVE
060000254	CARTER RANDY LEE	M/B	A-01	01	ACTIVE
070000238	SMITH ISIAH	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/B	A-03	01	ACTIVE
060002133	BULGER ROBERT LEE	M/W	A-04	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-05	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-06	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-07	01	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	A-08	01	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-09	06	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-10	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-11	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/B	A-12	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/W	A-13	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-14	01	ACTIVE
070000726	RIDINGS MARK W	M/B	A-15	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-16	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/W	A-17	01	ACTIVE
070000247	STORY PATRICK	M/B	A-18	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/B	A-20	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-21	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/W	A-22	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/B	A-23	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/W	A-24	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/B	A-25	01	ACTIVE
070000107	EVERY JEROME	M/W	A-26	01	ACTIVE
070000728	HARRIS FREDDIE LAMAR	M/B	B-02	01	ACTIVE
070000649	EAST JEFFERY	M/B	B-04	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/W	B-05	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-06	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/B	B-07	01	ACTIVE
050001158	BRISKEY ANTHONY LEE	M/W	B-08	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-01-L	01	ACTIVE
00000367	BROOKS GREGORY FELIX	M/B	C-02-L	01	ACTIVE
00000535	BRADFORD THOMAS LEE	M/B	C-02-R	06	ACTIVE
00000531	BURROUGHS DANIEL KIRBY	M/W	C-03-L	01	ACTIVE
00000643	STEWART RANDALL LEWIS	M/W	C-03-R	01	ACTIVE
00000249	HOYLE DONALD WAYNE	M/W	C-04-F	01	ACTIVE
0001804	HARDNETT JOHNNY RALPH	M/W	C-04-L	01	ACTIVE
0001773	HENSON KELVIN D	M/B	C-05-L	01	ACTIVE
0000642	BROOKS TAVARUS MONTRELL	M/W	C-05-R	01	ACTIVE
0000003	BLEDSOE JOHN ALTON	M/B	C-06-L	01	ACTIVE
000419	HARDISON GLENN ANTHONY II	M/B	C-06-R	01	ACTIVE
		M/B	C-07-L	01	ACTIVE



## CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001874	SINGLETERY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE
070000729	ALEXANDER HARVEY KEITH	M/B	C-08-R	01	ACTIVE
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE
070000582	AVERY JOHNNY	M/B	D-02-L	01	ACTIVE
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-R	01	ACTIVE
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE
070000697	WILLIAMS JACOREY CORDELLE	M/B	E-05-L	01	ACTIVE
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE
070000628	BAILEY JOHNNY LEE	M/B	F-01-R	01	ACTIVE
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE

## CHAMBERS CO. SHERIFF'S OFFICE

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HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE
070000514	THORNTON JIMMY	M/B	G-01-L	01	ACTIVE
070000500	ARNOLD HOWARD LAMAR	M/B	G-01-R	01	ACTIVE
070000452	REED SCOTTY	M/B	G-02-L	01	ACTIVE
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE
070000709	MADDEN SAMUEL LEE	M/B	G-04-L	01	ACTIVE
070000696	SAMUELS WES ANTHONY	M/B	G-04-R	01	ACTIVE
070000659	VINES TONY	M/B	G-05-L	01	ACTIVE
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE
070000713	TEAGUE PAUL CLAYTON	M/W	G-06-R	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	G-07-L	01	ACTIVE
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE
070000718	TODD MICHEAL	M/B	G-08-R	01	ACTIVE
070000712	TIERCE NATAOSHA	F/W	H-01-L	01	ACTIVE
070000716	WILKINSON TERESA LORRIANE	F/W	H-01-R	01	ACTIVE
070000578	NEWTON MARY DELINDA	F/W	H-02-L	01	ACTIVE
060000989	DUNN GLENDA ANN	F/B	H-03-L	01	ACTIVE
050002138	WILLIAMS TOMEKA LUSHAWN	F/B	H-03-R	01	ACTIVE
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE
060001186	GOINS LAURA NICOLE	F/W	H-04-R	01	ACTIVE
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE
070000692	ROBINSON ANGLEA MICHELLE	F/W	H-05-R	01	ACTIVE
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE
070000182	BIRCHFIELD DEANA LEE	F/W	H-08-R	01	ACTIVE
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE

Handwritten marks (checkmarks and numbers) in the right margin, corresponding to the rows of the table.

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MALE:	113
FEMALE:	16
UNKNOWN:	00
WHITE:	46
BLACK:	83
HISPANIC:	00
OTHER:	00
TOTAL COUNT	129

CHAMBERS CO. SHERIFF'S OFFICE

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HEAD COUNT REGISTER

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## CELL BLOCK COUNTS

CELL BLOCK	INMATE COUNT	TRANSPORTS
------------	--------------	------------

A	25	0
B	6	0
C	15	0
D	16	0
E	15	0
F	17	0
G	15	0
H	15	0
I	3	0
J	0	0

CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000659	VINES TONY	M/B	A-DAROOM	01	ACTIVE
070000582	AVERY JOHNNY	M/B	A-DAYROOM	01	ACTIVE
070000628	BAILEY JOHNNY LEE	M/B	A-DAYROOM	01	ACTIVE
070000753	WATSON CHARLES RAY	M/W	A-DAYROOM	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-07	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/W	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
070000751	BREWER BRADLY WARD	M/W	C-01-R	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
070000755	JONES JARRED LYNWOOD	M/W	C-04-R	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE

[illegible]

Sgt Spiller

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HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000003	BLEDSE JOHN ALTON	M/B	C-06-R	01	ACTIVE
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE
050001874	SINGLETARY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE
070000729	ALEXANDER HARVEY KEITH	M/B	C-08-R	01	ACTIVE
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	D-02-L	01	ACTIVE
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-R	01	ACTIVE
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE
070000649	EAST JEFFERY	M/W	E-05-L	01	ACTIVE
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE
070000238	SMITH ISIAH	M/B	E-08-R	01	ACTIVE
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE
070000752	HINKLE DANNY SCOTT	M/W	F-01-R	01	ACTIVE
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE

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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE
070000500	ARNOLD HOWARD LAMAR	M/B	G-01-R	01	ACTIVE
070000452	REED SCOTTY	M/B	G-02-L	01	ACTIVE
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE
070000709	MADDEN SAMUEL LEE	M/B	G-04-L	01	ACTIVE
070000696	SAMUELS WES ANTHONY	M/B	G-04-R	01	ACTIVE
070000740	THOMAS MICHAEL LEE	M/B	G-05-R	01	ACTIVE
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE
070000743	ROBERTS RODNEY DARRYL	M/B	G-06-L	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	G-07-L	01	ACTIVE
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE
070000718	TODD MICHEAL	M/B	G-08-R	01	ACTIVE
070000750	JOHNSON ANTHONY	M/B	G-5-L	01	ACTIVE
070000578	NEWTON MARY DELINDA	F/W	H-01-L	01	ACTIVE
060000989	DUNN GLENDA ANN	F/B	H-01-R	01	ACTIVE
070000716	WILKINSON TERESA LORRIANE	F/W	H-01-R	01	ACTIVE
070000737	BANKS ALLISON BENITA	F/B	H-03-L	01	ACTIVE
050002138	WILLIAMS TOMIEKA LUSHAWN	F/B	H-03-R	01	ACTIVE
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE
060001186	GOINS LAURA NICOLE	F/W	H-04-R	01	ACTIVE
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE
070000692	ROBINSON ANGLEA MICHELLE	F/W	H-05-R	01	ACTIVE
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE
070000182	BIRCHFIELD DEANA LEE	F/W	H-08-R	01	ACTIVE
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE
070000741	DANIEL DAPHNE LYNN	F/W	J-01	01	ACTIVE
070000757	POLLARD MATTIE EILAND	F/B	J-02	01	ACTIVE
070000756	BROOKS DONNIE	M/B	J-03	01	ACTIVE

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000758	MURPHY BERNARD FITZGERALD	M/B	J-03	01	ACTIVE

-----  
MALE: 118  
FEMALE: 18  
UNKNOWN: 00  
WHITE: 49  
BLACK: 87  
HISPANIC: 00  
OTHER: 00  
TOTAL COUNT 136

CHAMBERS CO. SHERIFF'S OFFICE  
HEAD COUNT REGISTER

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## CELL BLOCK COUNTS

CELL BLOCK INMATE COUNT TRANSPORTS

A	27	0
B	4	0
C	17	0
D	16	0
E	16	0
F	17	0
G	15	0
H	15	0
I	3	0
J	4	0



CHAMBERS CO. SHERIFF'S OFFICE  
HEAD COUNT REGISTER

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PAGE 1

FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000659	VINES TONY	M/B	A-DAROOM	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	A-DAYROOM	01	ACTIVE
070000582	AVERY JOHNNY	M/B	A-DAYROOM	01	ACTIVE
070000628	BAILEY JOHNNY LEE	M/B	A-DAYROOM	01	ACTIVE
070000753	WATSON CHARLES RAY	M/W	A-DAYROOM	01	ACTIVE
070000762	BROWN TIMOTHY DOUGLAS	M/W	A-DAYROOM	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-07	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/W	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
070000751	BREWER BRADLY WARD	M/W	C-01-R	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
070000755	JONES JARRED LYNNWOOD	M/W	C-04-R	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE

U.S. Marshals  
Tombasa Co.

Handwritten notes and signatures in the right margin, including initials and the word "ACTIVE" repeated for each row.

## CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

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FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS	
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE	JH
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE	JH
070000003	BLEDSE JOHN ALTON	M/B	C-06-R	01	ACTIVE	JH
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE	JH
050001874	SINGLETTY PAUL MILES	M/B	C-07-R	01	ACTIVE	JH
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE	JH
070000729	ALEXANDER HARVEY KEITH	M/B	C-08-R	01	ACTIVE	JH
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE	JH
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE	JH
070000763	BAILEY JAMES TERRY	M/W	D-02-R	01	ACTIVE	JH
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE	JH
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE	JH
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE	JH
070000767	FLOYD JAMES MATTHEW	M/W	D-04-R	01	ACTIVE	JH
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE	JH
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-L	01	ACTIVE	JH
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE	JH
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE	JH
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE	JH
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE	JH
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE	JH
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE	JH
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE	JH
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE	JH
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE	JH
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE	JH
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE	JH
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE	JH
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE	JH
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE	JH
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE	JH
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE	JH
070000649	EAST JEFFERY	M/W	E-05-L	01	ACTIVE	JH
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE	JH
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE	JH
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE	JH
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE	JH
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE	JH
070000765	WILLIAMS DANIEL ALDRAGO	M/B	E-08-F	01	ACTIVE	Released
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE	JH
070000238	SMITH ISIAH	M/B	E-08-R	01	ACTIVE	JH
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE	JH
070000752	HINKLE DANNY SCOTT	M/W	F-01-R	01	ACTIVE	JH
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE	JH
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE	JH

C/O Cannon move Phillips w/ change in computer

CHAMBERS CO. SHERIFF'S OFFICE  
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FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS	
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE	JH
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE	JH
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE	JH
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE	JH
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE	JH
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE	JH
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE	JH
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE	JH
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE	JH
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE	JH
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE	JH
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE	JH
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE	JH
070000756	BROOKS DONNIE	M/B	G-01-L	01	ACTIVE	JH
070000500	ARNOLD HOWARD LAMAR	M/B	G-01-R	01	ACTIVE	JH
070000452	REED SCOTTY	M/B	G-02-L	01	ACTIVE	JH
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE	JH
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE	JH
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE	JH
070000696	SAMUELS WES ANTHONY	M/B	G-04-R	01	ACTIVE	JH
070000740	THOMAS MICHAEL LEE	M/B	G-05-R	01	ACTIVE	JH
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE	JH
070000743	ROBERTS RODNEY DARRYL	M/B	G-06-L	01	ACTIVE	JH
070000761	SMITH BENJAMIN JOSEPH	M/W	G-07-L	01	ACTIVE	JH
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE	JH
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE	JH
070000718	TODD MICHEAL	M/B	G-08-R	01	ACTIVE	JH
070000764	WATTS CARVARNOS	M/B	G-4-L	01	ACTIVE	JH
070000750	JOHNSON ANTHONY	M/B	G-5-L	01	ACTIVE	JH
070000578	NEWTON MARY DELINDA	F/W	H-01-L	01	ACTIVE	AH
060000989	DUNN GLENDA ANN	F/B	H-01-R	01	ACTIVE	AH
070000737	BANKS ALLISON BENITA	F/B	H-03-L	01	ACTIVE	AH
050002138	WILLIAMS TOMIEKA LUSHAWN	F/B	H-03-R	01	ACTIVE	AH
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE	AH
060001186	GOINS LAURA NICOLE	F/W	H-04-R	01	ACTIVE	AH
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE	AH
070000759	SMITH DOROTHY DIANE SPIVEY	F/W	H-05-L	01	ACTIVE	AH
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE	AH
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE	AH
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE	AH
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE	AH
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE	AH
070000182	BIRCHFIELD DEANA LEE	F/W	H-08-R	01	ACTIVE	AH
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE	JH
060001971	GRIGGS DURWIN TERRANCE	M/B	I-03	01	ACTIVE	JH

CHAMBERS CO. SHERIFF'S OFFICE  
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FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE
070000768	BROWN PAULA	F/W	J-01-01	01	ACTIVE

St  
St  
Released

-----  
MALE: 122  
FEMALE: 16  
UNKNOWN: 00  
WHITE: 52  
BLACK: 86  
HISPANIC: 00  
OTHER: 00  
TOTAL COUNT 138

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CELL BLOCK COUNTS

CELL BLOCK	INMATE COUNT	TRANSPORTS
A	29	0
B	4	0
C	17	0
D	17	0
E	17	0
F	17	0
G	16	0
H	14	0
I	4	0
J	1	0

## CHAMBERS CO. SHERIFF'S OFFICE

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HEAD COUNT REGISTER

PAGE 1

FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000649	EAST JEFFERY	M/W	B-05	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-07	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/W	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	C-01-R	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE
070000003	BLEDSON JOHN ALTON	M/B	C-06-R	01	ACTIVE
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE
050001874	SINGLETARY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE

RB —  
DE —  
CM —  
KB —

RT —

T.B. —  
RS —  
D.A. —  
J.H. —

MA



## CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

PAGE 1

FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000649	EAST JEFFERY	M/W	B-05	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-07	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/W	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	C-01-R	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE
070000003	BLEDSON JOHN ALTON	M/B	C-06-R	01	ACTIVE
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE
050001874	SINGLETTARY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE

Bailey, Johnny

Inmates Being Moved and not being  
Adjusted in the computer (DG)

CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000729	ALEXANDER HARVEY KEITH	M/B	C-08-R	01	ACTIVE
070000742	BAILEY SEANDASSY MARQUARRIOUS	M/B	C-3-F	01	ACTIVE
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE
070000582	AVERY JOHNNY	M/B	D-02-L	01	ACTIVE
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-R	01	ACTIVE
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE
070000697	WILLIAMS JACOREY CORDELLE	M/B	E-05-L	01	ACTIVE
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE
070000238	SMITH ISIAH	M/B	E-08-R	01	ACTIVE
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE
070000628	BAILEY JOHNNY LEE A-01	M/B	F-01-R	01	ACTIVE
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE



## CHAMBERS CO. SHERIFF'S OFFICE

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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE
070000738	TUCKER MARK ELLIOT	M/B	G-01-L	01	ACTIVE
070000500	ARNOLD HOWARD LAMAR	M/B	G-01-R	01	ACTIVE
070000452	REED SCOTTY	M/B	G-02-L	01	ACTIVE
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE
070000709	MADDEN SAMUEL LEE	M/B	G-04-L	01	ACTIVE
070000696	SAMUELS WES ANTHONY	M/B	G-04-R	01	ACTIVE
070000659	VINES TONY A	M/B	G-05-L	01	ACTIVE
070000740	THOMAS MICHAEL LEE	M/B	G-05-R	01	ACTIVE
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE
070000713	TEAGUE PAUL CLAYTON	M/W	G-06-R	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	G-07-L	01	ACTIVE
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE
070000718	TODD MICHEAL	M/B	G-08-R	01	ACTIVE
070000741	DANIEL DAPHNE LYNN	F/W	H-01-F	01	ACTIVE
070000712	TIERCE NATAOSHA	F/W	H-01-L	01	ACTIVE
070000716	WILKINSON TERESA LORRIANE	F/W	H-01-R	01	ACTIVE
070000578	NEWTON MARY DELINDA	F/W	H-02-L	01	ACTIVE
070000737	BANKS ALLISON BENITA	F/B	H-02-R	01	ACTIVE
060000989	DUNN GLENDA ANN	F/B	H-03-L	01	ACTIVE
050002138	WILLIAMS TOMEKA LUSHAWN	F/B	H-03-R	01	ACTIVE
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE
060001186	GOINS LAURA NICOLE	F/W	H-04-R	01	ACTIVE
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE
070000692	ROBINSON ANGLEA MICHELLE	F/W	H-05-R	01	ACTIVE
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE
070000182	BIRCHFIELD DEANA LEE	F/W	H-08-R	01	ACTIVE
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE

Handwritten initials and checkmarks in the right margin of the booking list, corresponding to each row.

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MALE: 114  
 FEMALE: 18  
 UNKNOWN: 00  
 WHITE: 47  
 BLACK: 85  
 HISPANIC: 00  
 OTHER: 00  
 TOTAL COUNT 132

CHAMBERS CO. SHERIFF'S OFFICE  
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## CELL BLOCK COUNTS

CELL BLOCK INMATE COUNT TRANSPORTS

A	23	0
B	5	0
C	17	0
D	16	0
E	16	0
F	17	0
G	16	0
H	17	0
I	3	0
J	0	0

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## HEAD COUNT REGISTER

PAGE 1

FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000659	VINES TONY	M/B	A-DAROOM	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	A-DAYROOM	01	ACTIVE
070000582	AVERY JOHNNY	M/B	A-DAYROOM	01	ACTIVE
070000628	BAILEY JOHNNY LEE	M/B	A-DAYROOM	01	ACTIVE
070000753	WATSON CHARLES RAY	M/W	A-DAYROOM	01	ACTIVE
070000762	BROWN TIMOTHY DOUGLAS	M/W	A-DAYROOM	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-07	01	ACTIVE
070000007	ADAMSON STEVEN LEE	M/W	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
070000751	BREWER BRADLY WARD	M/W	C-01-R	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
070000755	JONES JARRED LYNWOOD	M/W	C-04-R	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE

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FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE
070000003	BLEDSE JOHN ALTON	M/B	C-06-R	01	ACTIVE
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE
050001874	SINGLETERY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE
070000729	ALEXANDER HARVEY KEITH	M/B	C-08-R	01	ACTIVE
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE
070000763	BAILEY JAMES TERRY	M/W	D-02-L	01	ACTIVE
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE
070000767	FLOYD JAMES MATTHEW	M/W	D-04-F	01	ACTIVE
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-R	01	ACTIVE
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE
070000649	EAST JEFFERY	M/W	E-05-L	01	ACTIVE
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE
070000765	WILLIAMS DANIEL ALDRAGO	M/B	E-08-F	01	ACTIVE
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE
070000238	SMITH ISIAH	M/B	E-08-R	01	ACTIVE
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE
070000752	HINKLE DANNY SCOTT	M/W	F-01-R	01	ACTIVE
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE

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FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE
070000756	BROOKS DONNIE	M/B	G-01-L	01	ACTIVE
070000500	ARNOLD HOWARD LAMAR	M/B	G-01-R	01	ACTIVE
070000452	REED, SCOTTY	M/B	G-02-L	01	ACTIVE
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE
070000696	SAMUELS WES ANTHONY	M/B	G-04-R	01	ACTIVE
070000740	THOMAS MICHAEL LEE	M/B	G-05-R	01	ACTIVE
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE
070000743	ROBERTS RODNEY DARRYL	M/B	G-06-L	01	ACTIVE
070000761	SMITH BENJAMIN JOSEPH	M/W	G-07-L	01	ACTIVE
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE
070000718	TODD MICHEAL	M/B	G-08-R	01	ACTIVE
070000764	WATTS CARVARNOS	M/B	G-4-L	01	ACTIVE
070000750	JOHNSON ANTHONY	M/B	G-5-L	01	ACTIVE
070000578	NEWTON MARY DELINDA	F/W	H-01-L	01	ACTIVE
060000989	DUNN GLENDA ANN	F/B	H-01-R	01	ACTIVE
070000737	BANKS ALLISON BENITA	F/B	H-03-L	01	ACTIVE
050002138	WILLIAMS TOMEKA LUSHAWN	F/B	H-03-R	01	ACTIVE
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE
060001186	GOINS LAURA NICOLE <i>Boo ? sl. ck</i>	F/W	H-04-R	01	ACTIVE
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE
070000759	SMITH DOROTHY DIANE SPIVEY	F/W	H-05-L	01	ACTIVE
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE
070000182	BIRCHFIELD DEANA LEE	F/W	H-08-R	01	ACTIVE
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	I-03	01	ACTIVE

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## HEAD COUNT REGISTER

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FACILITY: COUNTY JAIL

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE
070000768	BROWN PAULA	F/W	J-01-01	01	ACTIVE

-----  
MALE: 122  
FEMALE: 16  
UNKNOWN: 00  
WHITE: 52  
BLACK: 86  
HISPANIC: 00  
OTHER: 00  
TOTAL COUNT 138

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## CELL BLOCK COUNTS

CELL BLOCK INMATE COUNT TRANSPORTS

A	29	0
B	4	0
C	17	0
D	17	0
E	17	0
F	17	0
G	16	0
H	14	0
I	4	0
J	1	0



## CHAMBERS CO. SHERIFF'S OFFICE

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HEAD COUNT REGISTER

PAGE 1

FACILITY: ALL FACILITIES

Baron LOG

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
050001488	GARNER ROGER KEITH JR	M/W		01	ACTIVE
050001951	BALLARD LATASHA RENE	F/B		01	ACTIVE
070000342	ABNER KENNETH PENELL	M/B	A-01	01	ACTIVE
060000254	CARTER RANDY LEE	M/W	A-02	01	ACTIVE
060001727	HARMON EUGENE TERRY	M/W	A-04	01	ACTIVE
060002133	BULGER ROBERT LEE	M/B	A-05	01	ACTIVE
040002145	EVANS DERRICK JOHNSON	M/B	A-06	01	ACTIVE
070000440	MCCULLOUGH CORY KENTAVIOUS	M/B	A-07	01	ACTIVE
070000341	SMITH TAREAN KHRINE HERVE	M/B	A-08	06	ACTIVE
070000046	BONNER KENNETH GERARD	M/B	A-10	01	ACTIVE
070000416	ROBERTS ALLEN JEROME	M/B	A-11	01	ACTIVE
060001812	VINES DERRICK BERNARD	M/B	A-12	01	ACTIVE
070000436	ROGERS WILLIE RAY JR	M/W	A-13	01	ACTIVE
050000196	BOOKER LARRY FERRELL	M/B	A-14	01	ACTIVE
060001260	TUCKER RICHARD	M/B	A-15	01	ACTIVE
070000726	RIDINGS MARK W	M/W	A-16	01	ACTIVE
070000596	HUDDLESTON ZANE MICHAEL	M/W	A-17	01	ACTIVE
070000568	LOWE CHADWICK ALONZO	M/B	A-18	01	ACTIVE
070000247	STORY PATRICK	M/B	A-20	01	ACTIVE
070000285	GRAY CHARLES EDWARD	M/W	A-21	01	ACTIVE
070000250	MATNEY BENNY LEE	M/W	A-22	01	ACTIVE
060001365	FLOYD ERIC BERNARD	M/B	A-23	01	ACTIVE
070000600	DUNAWAY CAMERON DALE	M/W	A-24	01	ACTIVE
070000248	ROBERTS EDDIE FRANK	M/B	A-25	01	ACTIVE
070000391	SMITH ANDREW KEITH	M/W	A-26	01	ACTIVE
070000659	VINES TONY	M/B	A-DAROOM	01	ACTIVE
070000566	FOSTER CHRISTOPHER ALAN	M/B	A-DAYROOM	01	ACTIVE
070000582	AVERY JOHNNY	M/B	A-DAYROOM	01	ACTIVE
070000628	BAILEY JOHNNY LEE	M/B	A-DAYROOM	01	ACTIVE
070000729	ALEXANDER HARVEY KEITH	M/B	A-DAYROOM	01	ACTIVE
070000753	WATSON CHARLES RAY	M/W	A-DAYROOM	01	ACTIVE
070000762	BROWN TIMOTHY DOUGLAS	M/W	A-DAYROOM	01	ACTIVE
070000107	AVERY JEROME	M/B	B-02	01	ACTIVE
070000594	LOVE DARRYL MARQUIS	M/B	B-06	01	ACTIVE
070000595	LOVE GABRIEL ANTONIO	M/B	B-08	01	ACTIVE
060001158	BRISKEY ANTHONY LEE	M/B	C-01-L	01	ACTIVE
070000751	BREWER BRADLY WARD	M/W	C-01-R	01	ACTIVE
070000433	HUTCHINSON LAMICHAEL CAJUAN	M/B	C-02-L	01	ACTIVE
070000367	BROOKS GREGORY FELIX	M/B	C-02-R	06	ACTIVE
070000535	BRADFORD THOMAS LEE	M/W	C-03-L	01	ACTIVE
070000531	BURROUGHS DANIEL KIRBY	M/W	C-03-R	01	ACTIVE
070000643	STEWART RANDALL LEWIS	M/W	C-04-F	01	ACTIVE
070000249	HOYLE DONALD WAYNE	M/W	C-04-L	01	ACTIVE
070000755	JONES JARRED LYNWOOD	M/W	C-04-R	01	ACTIVE
060001804	HARDNETT JOHNNY RALPH	M/B	C-05-L	01	ACTIVE

A - W. J. H. J. H.



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## HEAD COUNT REGISTER

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FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
060001773	HENSON KELVIN D	M/W	C-05-R	01	ACTIVE
070000642	BROOKS TAVARUS MONTRELL	M/B	C-06-L	01	ACTIVE
070000003	BLEDSE JOHN ALTON	M/B	C-06-R	01	ACTIVE
070000419	HARDISON GLENN ANTHONY II	M/B	C-07-L	01	ACTIVE
050001874	SINGLETERY PAUL MILES	M/B	C-07-R	01	ACTIVE
070000286	TUCKER ALEXANDER O'NEAL	M/B	C-08-L	01	ACTIVE
070000666	LONG ROY CLEVELAND JR	M/W	D-01-L	01	ACTIVE
060000020	JACKSON OSCAR JAMES JR	M/B	D-01-R	01	ACTIVE
070000763	BAILEY JAMES TERRY	M/W	D-02-L	01	ACTIVE
070000730	BRISKEY KENNETH RAY	M/B	D-02-R	01	ACTIVE
070000626	WILLIAMS TREY	M/B	D-03-L	01	ACTIVE
070000689	COCHRAN JAMES ROGER	M/B	D-03-R	01	ACTIVE
070000767	FLOYD JAMES MATTHEW	M/W	D-04-F	01	ACTIVE
070000425	SHEALEY KENNEDY GERGO	M/B	D-04-L	01	ACTIVE
070000380	PHILLIPS ROBERT ONEAL	M/W	D-04-R	01	ACTIVE
070000664	JAMES LATERRANCE LEONARD	M/B	D-05-L	01	ACTIVE
070000213	CHEEKS LEHEKO MONTRIOUS	M/B	D-05-R	01	ACTIVE
070000432	BONNER GREG BERNARD	M/B	D-06-L	01	ACTIVE
060001364	JONES TARIQ KHALILL	M/B	D-06-R	01	ACTIVE
060000896	VARNER CHRISTOPHER FRANKLIN	M/B	D-07-L	01	ACTIVE
060001841	HINKLE GUY JOHNNY	M/W	D-07-R	01	ACTIVE
070000215	HART THOMAS JACK	M/W	D-08-L	01	ACTIVE
060002161	PIKE JOHN TODD	M/W	D-08-R	01	ACTIVE
070000667	HILL RUFUS JERRY JR	M/W	E-01-L	01	ACTIVE
070000629	MELTON DOUGLAS THOMAS	M/W	E-01-R	01	ACTIVE
070000412	SCOTT TYRUS HORATIUS	M/B	E-02-L	01	ACTIVE
070000393	WALTON DENORRIS VANBOKINSON	M/B	E-02-R	01	ACTIVE
070000668	TODD ANTHONY DEON	M/B	E-03-L	01	ACTIVE
070000188	HUTCHENS DORVIN DEWAYNE	M/W	E-03-R	01	ACTIVE
070000660	DANIEL TYSON JEROME	M/B	E-04-L	01	ACTIVE
070000585	FLOYD MARKEDRICK ANTIOUS	M/B	E-04-R	01	ACTIVE
070000649	EAST JEFFERY	M/W	E-05-L	01	ACTIVE
070000560	BROWN KEVIN DONALD	M/W	E-05-R	01	ACTIVE
070000580	TAYLOR MICHAEL JR	M/B	E-06-L	01	ACTIVE
070000620	BARNETT GUY DANIEL	M/W	E-06-R	01	ACTIVE
070000387	HORTON ZYRRELL	M/B	E-07-L	01	ACTIVE
050001539	RHODEN CHARLES LEWIS	M/B	E-07-R	01	ACTIVE
060001228	BROOKS JEROME LARRY	M/B	E-08-L	01	ACTIVE
070000238	SMITH ISIAH	M/B	E-08-R	01	ACTIVE
070000654	FLOYD BENJAMIN	M/B	F-01-L	01	ACTIVE
070000752	HINKLE DANNY SCOTT	M/W	F-01-R	01	ACTIVE
070000695	SAMUELS WILLIAM BARRON	M/B	F-02-L	01	ACTIVE
070000210	LITTLE MARCUS NIKIA	M/B	F-02-R	01	ACTIVE
070000474	HARMON DAVID EDWARD	M/W	F-03-L	01	ACTIVE
060001233	COKER BRANDON SCOTT	M/W	F-03-R	01	ACTIVE

✓

R.C.L.

J.C.

T.J.

T.H.  
T.P.

## CHAMBERS CO. SHERIFF'S OFFICE

04/19/2007 17:48:17

## HEAD COUNT REGISTER

PAGE 3

FACILITY: ALL FACILITIES

BOOKING #	NAME	S/R	CELL ASSGN	AGENCY	STATUS
070000561	FLOYD TOMQUEVEIOUS EDMETRIUS	M/B	F-04-L	01	ACTIVE
070000503	DAVIS ANTWONAS MARTINEZ	M/B	F-04-R	01	ACTIVE
060001756	JACKSON CHRISTOPHER LEON	M/B	F-05-L	01	ACTIVE
060000651	BANKS RICKY LEWIS	M/B	F-05-R	01	ACTIVE
070000710	MITCHELL BRIAN KEITH	M/W	F-06-F	01	ACTIVE
060002135	ABNEY JONATHAN EUGENE	M/W	F-06-L	01	ACTIVE
070000064	STROUP WILLIAM DOYLE	M/W	F-06-R	01	ACTIVE
070000434	CANTRELL DANIEL WADE	M/W	F-07-L	01	ACTIVE
070000251	BODIE CLINT	M/W	F-07-R	01	ACTIVE
070000587	MCCANTS STANLEY RONERIE	M/B	F-08-R	01	ACTIVE
070000706	HEARD STEVEN DARON	M/B	F-08-R	01	ACTIVE
070000500	<del>ARNOLD HOWARD LAMAR</del>	M/B	G-01-R	01	ACTIVE
070000452	REED SCOTTY	M/B	G-02-L	01	ACTIVE
070000691	ASHFORD LLOYD ANTHONY	M/B	G-02-R	01	ACTIVE
070000548	DAVIS XAVIER	M/B	G-03-L	01	ACTIVE
070000736	DOZIER TYRONE	M/B	G-03-R	01	ACTIVE
070000624	BREWER WALTER LEE	M/B	G-06-L	01	ACTIVE
070000469	EDWARDS FRED LAMON	M/B	G-07-R	01	ACTIVE
070000070	ELLIS LAMONES SANCHEZ	M/B	G-08-R	01	ACTIVE
070000750	<del>JOHNSON ANTHONY</del>	M/B	G-5-L	01	ACTIVE
070000578	NEWTON MARY DELINDA	F/W	H-01-L	01	ACTIVE
060000989	DUNN GLENDA ANN	F/B	H-01-R	01	ACTIVE
070000737	BANKS ALLISON BENITA	F/B	H-03-L	01	ACTIVE
050002138	WILLIAMS TOMEKA LUSHAWN	F/B	H-03-R	01	ACTIVE
070000131	TEMPLETON KIMBERLY ANNE	F/W	H-04-L	01	ACTIVE
060001186	GOINS LAURA NICOLE	F/W	H-04-R	01	ACTIVE
070000619	CHAMBERS MARGARET	F/B	H-05-L	01	ACTIVE
070000700	GORDY AMBER DIAN	F/W	H-06-L	01	ACTIVE
070000699	WILKERSON JERRI DIANE	F/W	H-06-R	01	ACTIVE
070000032	WASHINGTON MEKO	F/B	H-07-L	01	ACTIVE
070000219	ASKEW LORETTA	F/B	H-07-R	01	ACTIVE
060001681	MARSHALL MARY ANN	F/W	H-08-L	01	ACTIVE
070000182	<del>BIRCHFIELD DEANA LEE</del>	F/W	H-08-R	01	ACTIVE
070000025	BARBER JACK SELF	M/W	I-01	01	ACTIVE
070000696	SAMUELS WES ANTHONY	M/B	I-02	01	ACTIVE
060001971	GRIGGS DURWIN TERRANCE	M/B	I-03	01	ACTIVE
070000146	GILLIAM NORRIS LEWIS	M/B	I-04	06	ACTIVE
070000399	RUDD TONY LEE	M/B	I-05	01	ACTIVE
070000772	TRUITT KEITH DONELL	M/B	J-02	01	ACTIVE
070000773	WELDON RUNITA SUE	F/W	J-02	01	ACTIVE

AH ✓  
SR ✓

-----  
 MALE: 115  
 FEMALE: 15  
 UNKNOWN: 00  
 WHITE: 49  
 BLACK: 81  
 HISPANIC: 00  
 OTHER: 00  
 TOTAL COUNT 130

All But

F

G-1

## CHAMBERS CO. SHERIFF'S OFFICE

04/19/2007

17:48:17

HEAD COUNT REGISTER

PAGE 4

## CELL BLOCK COUNTS

CELL BLOCK	INMATE COUNT	TRANSPORTS
------------	--------------	------------

A	30	0
B	3	0
C	16	0
D	17	0
E	16	0
F	17	0
G	9	0
H	13	0
I	5	0
J	2	0

# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: \_\_\_\_\_ Type Observation: Admin

NAME <u>Briggs Durwin</u>		MASTER ID# <u>4557</u>		
ORDERED BY <u>McCoy</u>	DOB <u>9/25/71</u>	RACE <u>M</u>	SEX <u>B</u>	CELL# <u>I-03</u>
TIME	OFFICER	REMARKS		
<u>0845</u>	<u>D25</u>	<u>Moved to 1-3 per D3</u>		
<u>1015</u>	<u>D29</u>	<u>Quiet</u>		
<u>0945</u>	<u>D25</u>	<u>Quiet</u>		
<u>0950</u>	<u>D29</u>	<u>Talked to Trm</u>		
<u>1015</u>	<u>D25</u>	<u>N cell</u>		
<u>1035</u>	<u>D25</u>	<u>N cell</u>		
<u>1101</u>	<u>D25</u>	<u>N cell</u>		
<u>1130</u>	<u>D25</u>	<u>N cell</u>		
<u>1148</u>	<u>DT</u>	<u>Feel no Tray</u>		
<u>1253</u>	<u>D29</u>	<u>sleeping</u>		
<u>1350</u>	<u>D29</u>	<u>sleeping</u>		
<u>1415</u>	<u>D25</u>	<u>n cell</u>		
<u>1450</u>	<u>D25</u>	<u>n cell</u>		
<u>1525</u>	<u>D29</u>	<u>OK</u>		
<u>1605</u>	<u>D29</u>	<u>Talked to</u>		
<u>1640</u>	<u>D29</u>	<u>TALKED TO - OK, visual</u>		
<u>1715</u>	<u>D29</u>	<u>Tray refused</u>		

SUPERVISOR INITIALS: JR

**M5**

**CHAMBERS COUNTY DETENTION FACILITY**

## CUMULATIVE OBSERVATION SHEET

Date: 4-18-2007 Type Observation: ADMIN

[illegible]

SUPERVISOR INITIALS: Sgt. [Signature]

SUPERVISOR INITIALS: Kinc

# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: 04-20-07 Type Observation: Admin

NAME <u>Griggs, Durwin</u>		MASTER ID# <u>4557</u>		
ORDERED BY <u>Stewart</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>M</u>	CELL# <u>I-03</u>
TIME	OFFICER	REMARKS		
<u>0555</u>	<u>Sm</u>	<u>Shift Change</u>		
<u>0620</u>	<u>Sm</u>	<u>Shown</u>		
<u>0635</u>	<u>Sm</u>	<u>Back n cell</u>		
<u>0640</u>	<u>Sm</u>	<u>cleaned room</u>		
<u>0730</u>	<u>Sm</u>	<u>asleep</u>		
<u>0820</u>	<u>Sm</u>	<u>asleep I/m O.K.</u>		
<u>0910</u>	<u>Sm</u>	<u>asleep I/m O.K.</u>		
<u>1005</u>	<u>Sm</u>	<u>in Bed</u>		
<u>1100</u>	<u>Sm</u>	<u>In Bed (O.K.)</u>		
<u>1138</u>	<u>TJB</u>	<u>refused tray</u>		
<u>1215</u>	<u>TJB</u>	<u>asleep / visual</u>		
<u>1315</u>	<u>(DT)</u>	<u>on bed</u>		
<u>1430</u>	<u>(DT)</u>	<u>spoke to I/m</u>		
<u>1503</u>	<u>(DT)</u>	<u>usual</u>		
<u>1615</u>	<u>Sm</u>	<u>TALKED to</u>		
<u>1645</u>	<u>Sm</u>	<u>Refused tray</u>		
<u>1723</u>	<u>TJB</u>	<u>visual I/m OK</u>		
<u>1800</u>	<u>Sm</u>	<u>Shift Change</u>		

SUPERVISOR INITIALS: (DT)

SUPERVISOR INITIALS:



# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: 4-21-07 Type Observation: Admin

NAME <u>Grippo Durwin</u>		MASTER ID# <u>4557</u>	
ORDERED BY <u>McCony</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>M</u> CELL# <u>I-03</u>
TIME	OFFICER	REMARKS	
0605	D29	In cell	
0730	D29	visual-ok, talked to 1/M	
0802	D29	Shower	
0815	D29	N cell	
0857	D29	visual-spoke w/ 1/M	
0920	D29	ok	
1044	D29	visual-ok	
1145	D29	refused tray	
1222	D29	ok	
1305	D25	N cell	
1340	D25	N cell	
1403	D25	N cell	
1430	D25	visual	
1520	D29	visual-ok	
1610	D25	N cell	
1639	D22	<del>tray</del> Refused	
1720	D22	plu-trays	
1800	D22	10-42	

SUPERVISOR INITIALS: FES

SUPERVISOR INITIALS: Sgt Hancock

NAME		MASTER ID#	
ORDERED BY		DOB	RACE
TIME	OFFICER	SEX	CELL#
0616	D22		
0700	D25		
0815	D25		
0830	D25		
0901	D25		
0930	D25		
1001	D25		
1105	D5		
1140	D5		
1230	D29		
1340	D29		
1420	D29		
1508	D22		
1609	D22		
1700	D29		
1800	D29		

F75

NAME <u>Griggs Durbin</u>		MASTER ID# <u>4557</u>	
ORDERED BY <u>Davidson</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>M</u>
TIME	OFFICER	REMARKS	
<u>1745</u>	<u>Burids</u>	<u>Shift change</u>	
<u>1800</u>	<u>DK</u>	<u>Visual</u>	
<u>1845</u>	<u>CRJ</u>	<u>Visual check I/M OK at day</u>	
<u>2054</u>	<u>DK</u>	<u>Visual</u>	
<u>2115</u>	<u>CRJ</u>	<u>Visual check I/M OK</u>	
<u>2230</u>	<u>moj</u>	<u>Lock down</u>	
<u>2300</u>	<u>DK</u>	<u>Sleep</u>	
<u>0000</u>	<u>DK</u>	<u>Sleep</u>	
<u>0100</u>	<u>DK</u>	<u>Sleep</u>	
<u>215</u>	<u>Burids</u>	<u>Talking</u>	
<u>330</u>	<u>Burids</u>	<u>Talking</u>	
<u>445</u>	<u>moj</u>	<u>refused tray</u>	
<u>0510</u>	<u>Burids</u>	<u>no problem</u>	
<u>0600</u>	<u>Burids</u>	<u>Shift change</u>	

SUPERVISOR INITIALS: Sgt Hancock

SUPERVISOR INITIALS:

SUPERVISOR INITIALS:

[illegible]

SUPERVISOR INITIALS:





SUPERVISOR INITIALS: 12/75

NAME		MASTER ID#	
ORDERED BY		DOB	RACE
TIME		OFFICER	REMARKS
1745		Burds	Shift change
1758		Burds	Visual 10.4
1842		D9	Visual Talking
1920		mf	Visual
1825		D9	M/P Room
1900		D18	Haircuts
2000		D18	Haircuts
2100		D18	Haircuts
2237		D9	Light - Off
2300		D18	Talked to I/M
0030		D18	Sleep
0124		Burds	Visual 10.4
0230		mf	Visual 10.4
0500		D18	Sleep
0400		D18	Treys
0500		D18	Plu Treys
0600		D18	Shift change

SUPERVISOR INITIALS:

SUPERVISOR INITIALS:

[illegible]

SUPERVISOR INITIALS: Sgt. [Signature]

# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: 4-28-07 Type Observation: Admin

NAME <u>Driggs, Durwin</u>		MASTER ID# <u>4557</u>	
ORDERED BY <u>Davidson</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>m</u>
			CELL# <u>I 23</u>
TIME	OFFICER	REMARKS	
0603	TJB	Lay in Bed / move	
0635	TJB	clean room	
0645	TJB	refused shower	
0725	SM	asleep	
0801	SM	asleep	
0935	TJB	asleep	
1011	TJB	asleep	
1105	TJB	asleep	
1203	(DP)	tray	
1253	(DP)	Plu tray	
1330	SM	asleep	
1420	SM	asleep	
1507	SM	asleep ITM U.K.	
1408	SM	VISITATION	
1430	SM	Back to Cell	
1518	TJB	well	
1630	TJB	tray	
1701	TJB	plu tray	
1801	TJB	shift change	

SUPERVISOR INITIALS: (DP)

SUPERVISOR INITIALS:

SUPERVISOR INITIALS:



[illegible]

SUPERVISOR INITIALS: SJ Nance

SUPERVISOR INITIALS:

SUPERVISOR INITIALS:



# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: 5-2-07 Type Observation: Admin

NAME <u>Griggs Durbin</u>		MASTER ID# <u>4557</u>		
ORDERED BY <u>Davidson</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>M</u>	CELL# <u>I-3</u>
TIME	OFFICER	REMARKS		
0605	D29	In cell @ headcount		
0642	D22	Refused shower		
0700	D22	N cell		
0836	D22	N cell		
0900	D29	Km given answered request form		
1008	D5	N cell		
1110	D5	N cell		
1135	D5	Fwd		
1200	D5	P/V Tray		
1240	D25	Asleep		
1312	D25	Asleep		
1340	D25	Asleep		
1401	D25	Asleep		
1430	D25	Asleep		
1520	D22	Sleep move to J-3		
1600	D22	N cell		
1715	D22	N cell		
1818	D22	N cell		

SUPERVISOR INITIALS: FE

# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: 5/2/07 Type Observation: Admin

NAME <u>Griggs Durwin</u>		MASTER ID# <u>4557</u>	
ORDERED BY <u>Davidson</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>M</u>
		CELL# <u>I-3</u>	
TIME	OFFICER	REMARKS	
1850	Bvds	① J-3	
1943	Bvds	Talking to	
2000	DR	Talked to FM	
2033	mq	Sitting up	
2100	DR	Talked to FM	
2150	mq	Talking	
2230	mq	Talking	
2300	DR	Talked to	
0133	CRJ	In cell standing at door	
0150	mq	Sitting on bunk	
0206	DR	Sleeping	
0230	DR	Sleeping	
0300	DR	Sleep	
0350	DR	Sleep	
0416	CRJ	Visual check I/M sleeping	
0430	CRJ	Visual check I/M on bed	
0450	D9	TRAD	
0520	mq	P/A trays	
0600	mq	End shift	

SUPERVISOR INITIALS: Sgt. Harmon

SUPERVISOR INITIALS:

# CHAMBERS COUNTY DETENTION FACILITY

## CUMULATIVE OBSERVATION SHEET

Date: 9-15-07 Type Observation: Admin

NAME <u>Griggs, Durwin</u>		MASTER ID# <u>4557</u>	
ORDERED BY <u>Stewart</u>	DOB <u>9/25/71</u>	RACE <u>B</u>	SEX <u>M</u>
		CELL# <u>I-1</u>	
TIME	OFFICER	REMARKS	
1811	D22	U cell	
1831	D22	checked on inmates / inmates	
		asleep	
1839	D22	ask for writing paper	
1905	D22	paper	
1930	D22	talking about his lawyer.	
		(talking about we thought he	
		was playing, cursing officer for	
2024	D22	sitting on bed	
2035	SM	tacked to	
2100	DF	sitting on bed	
2146	D22	talking	
2230	D29	lights out	
0020	D29	Asleep	
0100	D22	O.K	
0210	DF	O.K	
0306	DF	Asleep	
0400	D22	W/T	
0435	D-17	Tray	
0515	D29	D/n trays	
0600	D29	10-42	

SUPERVISOR INITIALS: FZS



I'm  
file

4-16-07

Mr. Sid Lochart,

I'm writing in concern about my safety. I'm currently now in the Chambers Co. Jail now and it has come to pass that I've been treated unjustly and fairly a numerous amount of times by your officers by reason's I cannot understand at all I'm not here for any heinous crime and would like to know why I'm being treated this way and when and if it will ever stop. And through this constant and long term abuse these things have started to affect me mentally in more ways than one. And I wonder will this cruel and unusual punishment ever stop or will it get worse and start to physically abuse me. What have I done to deserve this treatment not knowing who to talk to, ask I'm scared to eat, take medication out of fear of poison, scared to sleep or send out request with names out of fear of the relationship they have with the inmates when will it stop. The only thing left is to physically abuse me, take my life I've been mentally destroyed already wondering if you will get this letter and Grievance

Derwin T. Griggs

Der T. Griggs

No

## CHAMBERS COUNTY DETENTION FACILITY INMATE GRIEVANCE FORM

INSTRUCTIONS: Fill in all of the information requested down to the dotted line. In describing the grievance or complaint, give as much information as possible. List the names of any persons involved, the date or dates of any relevant events, the specified location of the events or conditions, and the names of witnesses to the events or conditions. When you have finished filling out the form, give it back to one of the facility staff members.

NAME: Derwin T. Griggs TODAY'S DATE: 4-17-07

GRIEVANCE: on the ground's of the unprofessional treatment by the staff of  
the chambers Co. Jail and do to the personal relationships between them and Section  
inmates insident occurred on grievance's I truly feel that A Attempt was made  
tward my personal safety And life

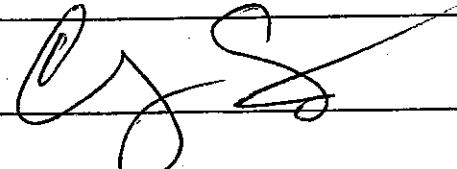
SOLUTION WANTED: I have been sentenced to 15yr. And would like  
to be released to the D.O.C A.S.A.p or removed from  
the Chambers County Jail

RECEIVED BY SHIFT SUPERVISOR:

DATE: \_\_\_\_\_ SIGNATURE: \_\_\_\_\_

Upon receipt by Shift Supervisor, Grievance should be signed by the Supervisor and a copy of the Grievance should be returned to the Inmate.

ACTION TAKEN: You will be moved to DOC when they  
Notify us. Any other transfers are at my direction.

DATE: 04/18/07 SIGNATURE: 

## CHAMBERS COUNTY DETENTION FACILITY INMATE GRIEVANCE FORM

INSTRUCTIONS: Fill in all of the information requested down to the dotted line. In describing the grievance or complaint, give as much information as possible. List the names of any persons involved, the date or dates of any relevant events, the specified location of the events or conditions, and the names of witnesses to the events or conditions. When you have finished filling out the form, give it back to one of the facility staff members.

NAME: Derwin T. Griggs TODAY'S DATE: 4-17-07

GRIEVANCE: I was forced to move to C-Block, I advised Lt. McCoy and Sgt Spradlin that I had A ENemie in C-Block that is recorded in my file they stated that they where told that I could only go there, further more they locked me down in the same cell with my enemie Anthony Briskey putting my life in danger more ways than one. I have complaine and do <sup>think</sup> believe that my life is in danger by one or several officers in the Chambers Co. Jail And this proves it.

SOLUTION WANTED: TAkeing legal Action Need Civil law Suite form  
\*AND Need copy signed and releaved back

RECEIVED BY SHIFT SUPERVISOR:

DATE: 4-17-2007 SIGNATURE: Sgt Hancock

Upon receipt by Shift Supervisor, Grievance should be signed by the Supervisor and a copy of the Grievance should be returned to the Inmate.

ACTION TAKEN: Inmate was moved to I-Block for his protection since he fears for his life from Officers and inmates. I was under the impression that Sgt Spradlin placed #1m Griggs in another cell block because he did advise that #1m Briskey was an enemy while making a loud outburst from being removed from trustee.

DATE: 4-18-2007 SIGNATURE: McCoy

DATE RECEIVED: 4-18-07  
TIME RECEIVED: 1605  
RECEIVED BY: MBF

**CHAMBERS COUNTY DETENTION FACILITY**

**INMATE REQUEST FORM**

NAME Derwin T. Griggs CELL# I-3 DATE 4-18-07

BRIEFLY OUTLINE YOUR REQUEST

Lt Davidson it is of the up most importance  
that I talk to you personally ASAP today

Derwin T. Griggs  
(INMATE SIGNATURE)

**DO NOT WRITE BELOW THIS LINE - FOR REPLY ONLY**

Spoke to on personal  
matter.

Lt. Davidson  
(OFFICER'S SIGNATURE)

DATE \_\_\_\_\_

APPROVED \_\_\_\_\_ YES \_\_\_\_\_ NO

DATE RECEIVED: \_\_\_\_\_

TIME RECEIVED: \_\_\_\_\_

RECEIVED BY: \_\_\_\_\_

**CHAMBERS COUNTY DETENTION FACILITY****INMATE REQUEST FORM**NAME Derwin T. Griggs CELL# I-3 DATE 5-1-07  
BRIEFLY OUTLINE YOUR REQUESTI would like to know when do I get out of  
I-3Thank youDerwin T. Griggs  
(INMATE SIGNATURE)**DO NOT WRITE BELOW THIS LINE - FOR REPLY ONLY**Being that you feared for  
your life, it would be best  
for everyone that you  
were not movedSt. Lawrence  
(OFFICERS SIGNATURE)DATE 5-1-07

APPROVED \_\_\_\_\_ YES \_\_\_\_\_ NO

DATE RECEIVED: \_\_\_\_\_

TIME RECEIVED: \_\_\_\_\_

RECEIVED BY: \_\_\_\_\_

**CHAMBERS COUNTY DETENTION FACILITY****INMATE REQUEST FORM**NAME Derwin T. Griggs CELL# I-3 DATE 4-23-07  
BRIEFLY OUTLINE YOUR REQUEST

IS writin on prior griev. 4-17-07 And to Sherriff Sid lock Hart asking to be moved from the Chambers Co. Jail for my personal safety being forced by % being locked down with ENemie (14 hr). Cpt Sims stated with Lt Davidson being moved from A-Block was for my protection from INmates (Trustee) feeding makes A constant threat of poisoning or tampering with food ect. And the threat of the officers And INmates on prior griev. 4-17-07 And those personal relationship between inmates And officers Makes each day A constant threat Im asking Again To please be removed from the Chambers county Jail do to my personal safety

★ Need copy

Derwin T. Griggs  
(INMATE SIGNATURE)**DO NOT WRITE BELOW THIS LINE - FOR REPLY ONLY**

Spoke to inmate D. Griggs and he states that he is in a better frame of mind and he is now eating in order to keep up his health so that he will be physically able to take care of himself when transferred to WDC. Griggs seems to be okay and adjusted.

Lt. Davidson  
(OFFICERS SIGNATURE)

DATE 4-24-07

APPROVED \_\_\_\_\_ YES \_\_\_\_\_ NO \_\_\_\_\_

DATE RECEIVED: 4-28-07  
TIME RECEIVED: 1805  
RECEIVED BY: Bullard

## CHAMBERS COUNTY DETENTION FACILITY

### INMATE REQUEST FORM

NAME Derwin T. Griggs CELL# I-3 DATE 4-28-07  
BRIEFLY OUTLINE YOUR REQUEST

It is of the up most importance that I get this Attorney's  
Address Debra Gross or Grossman from Valley Ala  
thank you.

Derwin T. Griggs  
(INMATE SIGNATURE)

DO NOT WRITE BELOW THIS LINE - FOR REPLY ONLY

Deborah Grossman Attorney  
4501 20th Ave  
Valley AL.

334 756-3529

Bullard  
(OFFICERS SIGNATURE)

DATE 4-28-07

APPROVED — YES — NO

DATE RECEIVED: \_\_\_\_\_

TIME RECEIVED: \_\_\_\_\_

RECEIVED BY: \_\_\_\_\_

## CHAMBERS COUNTY DETENTION FACILITY

### INMATE REQUEST FORM

NAME Derwin T. Griggs CELL# I-3 DATE 5-2-07

#### BRIEFLY OUTLINE YOUR REQUEST

there has been A Mixe up of word's As on previous request  
I would like to be moved to another facility do to the  
complaint made by me to Administration and Sheriff About  
my Saffty And well fair in the chambers co. Jail

Thank you

Derwin T. Griggs  
(INMATE SIGNATURE)

#### DO NOT WRITE BELOW THIS LINE - FOR REPLY ONLY

You are very nice

[Signature]  
(OFFICERS SIGNATURE)

DATE 5-3-07

APPROVED \_\_\_\_\_ YES \_\_\_\_\_ NO \_\_\_\_\_



# CHAMBERS COUNTY DETENTION FACILITY

## INCIDENT REPORT

INMATE NAME Griggs Durwin  
Last First Middle  
 MASTER ID# 4557 DOB: 9-25-1971  
 SOCIAL SECURITY NUMBER 418-92-5146  
 DATE OCCURRED: 9-20-07  
 TIME OCCURRED: 1732  
 PLACE OF INCIDENT: I-1  
 \_\_\_\_\_ NON-INMATE INCIDENT

### NARRATIVE:

On the above date and time I went I-1 to return a request form to Inmate Durwin Griggs. Inmate Griggs was at the door talking loudly as I was walking up the 109 hallway. I had Central open the I-1 and I handed Inmate Griggs the request form, he stated Kesha they starting that shit again. I asked Inmate Griggs what was he referring to. Inmate Griggs stated that big boy dropped my spoon, and I asked him to wash it off and he said they put some rat poison in my food. I asked Durwin who was he referring to and he continued to ramble on. I closed the door and took the observation sheet because there was not any more room to log on it. I went to book and got a new observation sheet. I placed both sheets back in the doorway. I talked to the other I-Block Inmates until the Kitchen crew came down. I asked Inmate's Randall Stewart and Inmate Jimmy Hernandez when they came through 114 with the food cart if they had

SIGNATURE OF EMPLOYEE / DATE AND TIME: Raresha McCoy 9-20-2007 1845  
 NAME AND TITLE (PRINT): Raresha McCoy Lieutenant  
 INCIDENT REPORT DELIVERED TO / DATE AND TIME: CPT Sims  
 SIGNATURE OF SUPERVISOR RECEIVING REPORT / DATE AND TIME: \_\_\_\_\_

## INCIDENT REPORT NARRATIVE

SUPPLEMENT  
(CONTINUED)PAGE 2 OF 2

Spoken with the Inmate in I-1. They both advised me  
no that when they went to give I-1 his tray he started  
talking about them poisoning him. Co Hall and Co Delbridge  
were the officers feeding

DATE RECEIVED: \_\_\_\_\_

TIME RECEIVED: \_\_\_\_\_

RECEIVED BY: \_\_\_\_\_

## CHAMBERS COUNTY DETENTION FACILITY

### INMATE REQUEST FORM

NAME Derwin T. Griggs CELL# I-1 DATE 9-20-07  
BRIEFLY OUTLINE YOUR REQUEST

I have not been notified or properly served  
any copy of what so ever I don't know  
why I here And have not been told my  
Constitutional rights are being violated And they  
will be killed

\_\_\_\_\_  
(INMATE SIGNATURE)

**DO NOT WRITE BELOW THIS LINE - FOR REPLY ONLY**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
(OFFICERS SIGNATURE)

DATE \_\_\_\_\_

APPROVED \_\_\_\_\_ YES \_\_\_\_\_ NO

# **EXHIBIT N**

## **Inmate Grievances**

CHAMBERS COUNTY JAIL  
POLICY AND PROCEDURE DIRECTIVE

INMATE GRIEVANCES

DATE ISSUED: June 18, 1991 NUMBER: F - 102

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POLICY:

It is the policy of the Chambers County Jail that inmates are permitted to submit grievances to the jail administration and that each grievance will be acted upon.

PROCEDURE:

1. An inmate wishing to file a grievance will be provided with an Inmate Grievance Form upon request.
2. Completed Grievance Forms will be delivered promptly to the Shift Supervisor who will either resolve the grievance or forward it to the Jail Administrator.
3. The Jail Administrator reserves the final decision on inmate grievances.
4. The decision of the Jail Administrator may be appealed by the inmate in writing to the Sheriff of Chambers County within seventy-two (72) hours of the receipt of the grievance decision.
5. Inmates will be advised of their right to file grievances at the time of admission to the jail.